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Illinois Register

Rules of Governmental Agencies

Volume 15, Issue 32 — August 9, 1991

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Secretary of State



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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or preemptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1990

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 19, 1989	Dec. 26, 1989	1	Jan. 5, 1990	June 26, 1990	July 3, 1990	28	July 13, 1990
Dec. 26, 1990	Jan. 2, 1990	2	Jan. 12, 1990	July 3, 1990	July 10, 1990	29	July 20, 1990
Jan. 2, 1990	Jan. 9, 1990	3	Jan. 19, 1990	July 10, 1990	July 17, 1990	30	July 27, 1990
Jan. 9, 1990	Jan. 16, 1990	4	Jan. 26, 1990	July 17, 1990	July 24, 1990	31	Aug. 3, 1990
Jan. 16, 1990	Jan. 23, 1990	5	Feb. 2, 1990	July 24, 1990	July 31, 1990	32	Aug. 10, 1990
Jan. 23, 1990	Jan. 30, 1990	6	Feb. 9, 1990	July 31, 1990	Aug. 7, 1990	33	Aug. 17, 1990
Jan. 30, 1990	Feb. 6, 1990	7	Feb. 16, 1990	Aug. 7, 1990	Aug. 14, 1990	34	Aug. 24, 1990
Feb. 6, 1990	Feb. 13, 1990	8	Feb. 23, 1990	Aug. 14, 1990	Aug. 21, 1990	35	Aug. 31, 1990
Feb. 13, 1990	Feb. 20, 1990	9	Mar. 2, 1990	Aug. 21, 1990	Aug. 28, 1990	36	Sept. 7, 1990
Feb. 20, 1990	Feb. 27, 1990	10	Mar. 9, 1990	Aug. 28, 1990	Sept. 4, 1990	37	Sept. 14, 1990
Feb. 27, 1990	Mar. 6, 1990	11	Mar. 16, 1990	Sept. 4, 1990	Sept. 11, 1990	38	Sept. 21, 1990
Mar. 6, 1990	Mar. 13, 1990	12	Mar. 23, 1990	Sept. 11, 1990	Sept. 18, 1990	39	Sept. 28, 1990
Mar. 13, 1990	Mar. 20, 1990	13	Mar. 30, 1990	Sept. 18, 1990	Sept. 25, 1990	40	Oct. 5, 1990
Mar. 20, 1990	Mar. 27, 1990	14	Apr. 6, 1990	Sept. 25, 1990	Oct. 2, 1990	41	Oct. 12, 1990
Mar. 27, 1990	Apr. 3, 1990	15	Apr. 13, 1990	Oct. 2, 1990	Oct. 9, 1990	42	Oct. 19, 1990
Apr. 3, 1990	Apr. 10, 1990	16	Apr. 20, 1990	Oct. 9, 1990	Oct. 16, 1990	43	Oct. 26, 1990
Apr. 10, 1990	Apr. 17, 1990	17	Apr. 27, 1990	Oct. 16, 1990	Oct. 23, 1990	44	Nov. 2, 1990
Apr. 17, 1990	Apr. 24, 1990	18	May 4, 1990	Oct. 23, 1990	Oct. 30, 1990	45	Nov. 9, 1990
Apr. 24, 1990	May 1, 1990	19	May 11, 1990	Oct. 30, 1990	Nov. 5, 1990	46	Nov. 16, 1990
May 1, 1990	May 8, 1990	20	May 18, 1990	Nov. 5, 1990	Nov. 13, 1990	47	Nov. 26, 1990 (Mon.)
May 8, 1990	May 15, 1990	21	May 25, 1990	Nov. 13, 1990	Nov. 20, 1990	48	Nov. 30, 1990
May 15, 1990	May 22, 1990	22	June 1, 1990	Nov. 20, 1990	Nov. 27, 1990	49	Dec. 7, 1990
May 22, 1990	May 29, 1990	23	June 8, 1990	Nov. 27, 1990	Dec. 4, 1990	50	Dec. 14, 1990
May 29, 1990	June 5, 1990	24	June 15, 1990	Dec. 4, 1990	Dec. 11, 1990	51	Dec. 21, 1990
June 5, 1990	June 12, 1990	25	June 22, 1990	Dec. 11, 1990	Dec. 18, 1990	52	Dec. 28, 1990
June 12, 1990	June 19, 1990	26	June 29, 1990	Dec. 18, 1990	Dec. 24, 1990	1	Jan. 4, 1991
June 19, 1990	June 26, 1990	27	July 6, 1990	Dec. 24, 1990	Dec. 31, 1990	2	Jan. 11, 1991

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

1) HEADING OF THE PART: Falconry and the Captive Propagation of Raptors

2) CODE CITATION: 17 Ill. Adm. Code 1590

3) SECTION NUMBERS:

1590.70 Amendments
1590.80 Amendments
1590.100 Amendments
1590.110

PROPOSED ACTION:

Amendments
Amendments
Amendments
Amendments

4) STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 2.1, 2.2, 2.4, 2.6, 2.7, 2.13, 2.18, 2.20, 2.27, 2.28, 2.29, 2.30, 3.5 and 3.36 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 2.1, 2.2, 2.4, 2.6, 2.7, 2.13, 2.18, 2.20, 2.27, 2.28, 2.29, 2.30, 3.5 and 3.36) and Section 335 of the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, par. 335).

5) A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: Amendments to this part correct typographical errors, allow the purchase/sale of captive-bred raptors, and revise seasons for taking game by falconry methods.

6) WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? No

7) DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? No

8) DO THESE PROPOSED AMENDMENTS CONTAIN INCORPORATIONS BY REFERENCE? No

9) ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? No

10) STATEMENT OF STATEWIDE POLICY OBJECTIVES: This rule has no impact on local governments.

11) TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation
524 S. Second Street, Room 485
Springfield, IL 62701-1787

12) INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule has no impact on small businesses or municipalities.

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER d: FORESTRY

PART 1590

FALCONRY AND THE CAPTIVE PROPAGATION OF RAPTORS

Section

- 1590.10 Establishment of Rules and Regulations
- 1590.20 Definitions for the Purpose of these Regulations
- 1590.30 Provisions of Rules and Regulations (Repealed)
- 1590.40 Violation of Rules (Repealed)
- 1590.50 Permit and License Requirements
- 1590.60 Examination and Application Procedures
- 1590.70 Inspection of Facilities and Equipment
- 1590.80 Falconry Permits - Class and Types
- 1590.90 Capturing of Raptors - Regulations
- 1590.100 Transfer, Temporary Care and Reporting Requirements
- 1590.110 Hunting Seasons for Falconers
- 1590.120 Special Provisions
- 1590.130 Violation of Rules

APPENDIX A Migratory Bird Acquisition and Disposition Report

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 2.1, 2.2, 2.4, 2.7, 2.13, 2.18, 2.20, 2.27, 2.28, 2.29, 2.30, 3.5 and 3.36 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, pars. 1.3, 1.4, 2.1, 2.2, 2.4, 2.6, 2.7, 2.13, 2.18, 2.20, 2.27, 2.28, 2.29, 2.30, 3.5 and 3.36) and Section 335 of the Illinois Endangered Species Protection Act (Ill. Rev. Stat. 1989, ch. 8, par. 335).

SOURCE: Amendment filed November 17, 1977; effective January 1, 1978; emergency amendment at 5 Ill. Reg. 9161, effective September 1, 1981, for a maximum of 150 days; amended at 6 Ill. Reg. 6207, effective May 14, 1982; amended at 10 Ill. Reg. 16627, effective September 24, 1986; amended at 11 Ill. Reg. 11350, effective June 9, 1987; amended at 12 Ill. Reg. 12807, effective July 26, 1988; amended at 13 Ill. Reg. 10567, effective June 16, 1989; amended at 14 Ill. Reg. 6088, effective April 17, 1990; amended at 15 Ill. Reg. 32, effective December 24, 1990; amended at 15 Ill. Reg. _____, effective _____.

Section 1590.70 Inspection of Facilities and Equipment

- a) All applicants and falconry permit holders must provide suitable facilities for all raptors in possession.
- 1) All applicant facilities must be inspected and

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

certified by a Department representative prior to issuance of a falconry permit. Permittees who move to a new residence within the State of Illinois prior to the permit's expiration must notify the Department in writing within 5 days and request inspection of any new facilities by a representative of the Department.

- 2) All falconry permit holders are subject to inspection of raptors, eggs, or parts thereof, facilities and equipment at any reasonable time.
- 3) Raptors shall be provided perches of acceptable design and be protected from excessive temperatures (heat and cold), wind, rain, or other inclement weather, from predators, and from undue disturbances.

b) Facilities shall meet the following standards:

- 1) Indoor facilities (mews) shall be large enough to allow easy access for caring for the raptors. Raptors shall be tethered or separated by partitions and each bird shall be provided enough area to allow it to fully extend its wings. There shall be adequate perches, a secure door easily closed, and at least one window protected on the inside by vertical bars spaced narrower than the width of the bird's body. The floor shall be well drained and shall permit easy cleaning. An outdoor weathering area must be provided and may be attached to the indoor mew or separated from the building. The weathering area shall be fenced and covered with netting or wire or roofed, except for perches more than 6 1/2 feet high. The enclosed area shall be large enough to insure that birds flying from a perch cannot strike the fence.
- 2) An alternative facility will be an outdoor facility big enough to allow easy access for caring for the raptors so they do not strike the fence when flying from the perches with an enclosure big enough to protect the bird(s) from adverse elements. The enclosure will be provided with a suitable perch. This enclosure will be inside the outdoor facility.
- 3) Equipment

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- A) Jesses - at least one pair of Alymeri jesses or similar type construction of pliable leather or suitable synthetic material for use when any raptor is flown free;
- B) Leashes and swivels - at least one flexible, weather-resistant leash and one strong swivel of acceptable falconry design;
- C) Bath container - a suitable container for each raptor two to six inches deep and wider than the length of the raptor.
- D) Outdoor perches - a weathering area perch of acceptable design for each raptor; and
- E) Weighing device - a reliable scale or balance suitable for weighing the raptors held and graduated to increments of not more than 1/2 ounce or 15 grams.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1590.80 Falconry Permits - Class and Types

- a) Apprentice Class. An apprentice class permittee shall be at least 14 years of age. New applicants must serve an apprenticeship under a general or master class permittee for at least two consecutive years and may possess only one raptor - either a red-tailed hawk, kestrel or red-shouldered hawk obtained from out of state or from another falconer. An apprentice is limited to one replacement raptor per year. Sponsors may not have more than three apprentices. An applicant may be exempted from this requirement if the applicant has proof of at least two years of licensed experience in the care of raptors and hunting and trapping techniques and approval is granted by the Department.
- b) General Class. After two years of licensed experience and upon written approval by the Department, apprentice class permittees who are at least 18 years of age shall become a general class permittee. A general class permittee shall possess no more than two raptors, and may not obtain more than one replacement raptor per year. A general class permittee shall not take, transport, or possess any species or subspecies listed as endangered

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or threatened by the U.S. Fish and Wildlife Service (50 CFR 17, effective September 14, 1989) (no incorporation in this Part includes later amendments or editions) and the Illinois Endangered Species Protection Board (17 Ill. Adm. Code 1010).

- c) Master Class. After five years experience at the general class level, a permittee shall become a master class permittee. A master class permittee shall possess no more than three raptors, and may not obtain more than two replacement raptors per year. A master class licensee shall not take, transport, or possess any species or subspecies listed as endangered by the U.S. Fish and Wildlife Service or the Illinois Endangered Species Protection Board. A master class licensee shall not take, transport, or possess as part of the three bird limit more than one raptor listed as threatened by the U.S. Fish and Wildlife Service and then only in accordance with prior written approval by the Department and the U.S. Fish and Wildlife Service (50 CFR 17, effective September 14, 1989). (No incorporation in this Part includes later amendments or additions). Only master class licensees may possess golden eagles under guidelines set forth by the U.S. Fish and Wildlife Service (50 CFR 22.24, effective December 29, 1983). (No incorporation in this Part includes later amendments or additions).

- 1) Bald eagles, ospreys, all owls except the great-horned owl, species or subspecies prohibited by Section 2.4 of the Wildlife Code (Ill. Rev. Stat. 1989, ch. 61, par. 2.4) and any species or subspecies considered endangered (or restricted due to a similarly-appearing status) by the U.S. Fish and Wildlife Service may not be used or possessed for falconry in Illinois. Use of threatened species shall be in compliance with federal regulations (50 CFR 17, effective September 14, 1989).

- 2) Any raptor listed as endangered or threatened by the Illinois Endangered Species Protection Board (17 Ill. Adm. Code 1010) and not by the U.S. Fish and Wildlife Service (50 CFR 17, effective September 14, 1989) may not be captured in Illinois for falconry purposes. This prohibition shall not prevent a licensee from legally obtaining a bird in another state or country and bringing that bird into Illinois provided the applicable permits are

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

obtained.

- d) Captive Propagation. Raptors held for captive propagation purposes may be held only under permits from both the U.S. Fish and Wildlife Service and the Department. The initial fee for a captive propagation permit is seventy-five (\$75) dollars for three years and must be renewed every three years if raptors are to be possessed or held beyond the permit expiration date. A holder of an Illinois captive propagation permit must also be a holder of an Illinois falconry permit. An Illinois captive propagation permit holder may transfer, purchase, sell, or barter raptors, raptor eggs, or raptor semen in accordance with federal regulations (50 CFR 21.30, effective September 14, 1989) (no incorporation in this Part includes later amendments or editions). This Part, and the laws of other jurisdictions in which these products are transferred, purchased, sold, or bartered, birds held under the authority of the propagation permit to a falconry permittee provided the permittee meets federal and Department requirements for receiving and holding such birds pursuant to federal regulations (50 CFR 21.27, effective September 14, 1989). Nothing in this Part shall prevent a permittee from holding individual birds under the authority of both the falconry permit and the captive propagation permit at the same time within the numerical limits for the falconry permit.

- 1) Raptors shall not be cross-bred (hybridization) unless specific authorization is granted by the Department.
- 2) Raptors may be loaned for breeding purposes in accordance with Section 1590.100 of this Part.
- 3) Markers shall be placed on all captive-produced raptors as directed by the Department or the U.S. Fish and Wildlife Service (50 CFR 21, effective September 14, 1989).

- e) The Department shall issue special use permits in accordance with 17 Ill. Adm. Code 520.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1590.100 Transfer, Temporary Care and Reporting Requirements

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- a) Permittees shall not purchase or sell any raptor except as specified in subsection (h); this includes both wild and captive-bred or reared raptors. Section 1590.80(d) or 1590.100(f).
- b) Permittees may exchange or transfer raptors only with prior written authorization from the Department when the exchange or transfer involves interstate movement of the raptor; provided no money or other consideration is involved. Permittees may exchange or transfer raptors without written authorization from the Department when the exchange or transfer occurs entirely within Illinois (intrastate) and provided no money or other consideration is involved. The Department must be notified in writing of such transfers within five days on U.S. Fish and Wildlife Service Form 3-186A (see APPENDIX A), as determined by the postmark.
- c) Raptors that escape, are lost, die in captivity, or whose status is otherwise changed shall be reported, in writing, to the Department within five days, as determined by the postmark, on U.S. Fish and Wildlife Service Form 3-186A. The carcasses of dead raptors, shall be disposed of at the direction of the Department. Markers shall be turned over to the Department.
- d) Raptors permanently released into the wild (non-native raptors and golden eagles may not be permanently released in Illinois) shall be reported to the Department in writing on U.S. Fish and Wildlife Service Form 186-A within five days after such release as determined by the postmark. Raptors to be released must be banded with an official U.S. Fish and Wildlife Service aluminum bird band by the Department or an authorized bird bander whenever possible and have the permanent marker removed and surrendered to the Department.

- e) Falconry permit holders of the appropriate class may temporarily care for the raptor(s) of another permittee in accordance with the following:

- 1) For care periods not exceeding thirty days, written authorization from the permittee and U.S. Fish and Wildlife Service Form 3-186A shall accompany the raptor. The written authorization shall include the name and permit number of the permittee and name and permit number of the permit holder providing the

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temporary care. The written authorization shall be an original copy bearing the signature of the permittee and dated by the permittee as to when such temporary care will begin.

- 2) For care-periods exceeding thirty days, the Department shall be notified at least five days in advance in writing as to when the transfer will occur, the location where the raptor(s) will be, how will be caring for the raptor(s), approximately how long the raptors will be there, and the reason for temporary care.

- f) Nothing in this Section shall prohibit a falconry permittee from purchasing, selling, or bartering a captive-bred raptor from outside the State of Illinois provided that the purchase transaction is in accordance with federal regulations (50 CFR 21.28, effective September 14, 1989) (no incorporation in this Part includes later amendments or editions), this Part, and the laws of the jurisdiction wherein which the captive-bred raptor is obtained, purchased, sold, or bartered, the captive-bred raptor is of a species which may be legally held by the permittee (see Section 1590.80), and the captive-bred raptor was legally acquired by the person from whom it is being purchased as demonstrated by the U.S. Fish and Wildlife Service forms (see Section 1590.100(f)).

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1590.110 Hunting Seasons for Falconers

- a) Falconers shall possess a valid hunting license, appropriate State and Federal stamps and abide by all wildlife code regulations. The extended season for the harvesting of the following game species by raptor shall be:

- 1) Pheasant Season: 1 October - 31 January
- 2) Bobwhite Quail Season: 1 October - 31 January
- 3) Hungarian Partridge Season: 1 October - 31 January
- 4) Rabbit Season: 1 October - 31 January

- 5) Fox & Gray Squirrel Season: 1 August - 31 December
- 6) Raccoon, Opossum, Skunk, Gray and Red Fox Season: 1 November - 31 January

- b) The statewide seasons for harvesting the following game birds, game mammals, and fur-bearing mammals by falconry methods shall be:

- 1) Cock and Hen Pheasant, Bobwhite Quail, Hungarian (Gray) Partridge, Cottontail and Swamp Rabbits, Raccoon, Opossum, Skunk, Gray Fox, and Red Fox: 1 October - 31 March

- 2) Fox and Gray Squirrels: 1 August - 31 January

- b)c) The extended seasons for the harvesting of the following migratory species birds by raptors falconry methods shall be in accordance with federal regulations (50 CFR 20.109, effective October 4, 1985) (no incorporation in this Part includes later amendments or editions): Common (Wilson's) Snipe, Rails (Sora and Virginia), Ducks, and Coot, Woodcock, Mourning Dove and teal, Crow.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Illinois Physical Therapy Act

2) Code Citation: 68 Ill. Adm. Code 1340

3) Section Numbers:

	Proposed Action:
1340.15	New Section
1340.20	Amendment
1340.30	Amendment
1340.40	Amendment
1340.50	Amendment
1340.55	Amendment
1340.60	Amendment
1340.65	Amendment
1340.66	New Section
1340.70	Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111, pars. 4251-4253, 4257-4259, 4261-4263, 4265-4268, 4271, 4279, 4281, 4282, 4285, 4286.

5) A Complete Description of the Subjects and Issues Involved: This rulemaking implements P.A. 86-1396, effective July 1, 1991, which provides for the licensing of Physical Therapist Assistants.

The rules outline four methods of licensure: 1) Grandfather, 2) Examination, 3) Acceptance of Examination and 4) Endorsement.

New Section 1340.15 lists qualifications for licensure under Section 8.1 of the Act (grandfather). The grandfather provision will expire December 31, 1991.

Section 1340.20 tells what requirements must be met if a Physical Therapist Assistant education program is to gain approval from the Department.

Section 1340.30 tells the applicant how to apply to take the examination for licensure.

Subject areas covered in the examination and scoring policies are listed in Section 1340.40.

Section 1340.50 describes how an applicant licensed under the laws of another state or territory of the United States can file an application to be licensed by endorsement.

In 1340.55, the Section on renewals, an added subsection says that practicing or offering to practice on a license which has expired shall be considered unlicensed activity and shall be grounds for discipline.

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

A change in Section 1340.60, pertaining to license restoration, is technical in nature, referencing a different Section of the Act.

Section 1340.66 was added to include examples of information that may be communicated to the public in the form of advertising. Some of this information was moved from Section 1340.65, pertaining to Unprofessional Conduct.

Various other changes were made to improve syntax.

6) Will these proposed amendments replace emergency amendments currently in effect? Yes

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives (if applicable): This rulemaking has no impact on local government.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Interested Persons may submit written comments and views to:

Department of Professional Regulation
Attention: Jean A. Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800

All comments received within 30 days of this issue of the Illinois Register will be considered. The comments of interested persons who submit a request to comment within 14 days of this issue will be considered if received within 30 days of such request.

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 30, 1991

B) Types of small businesses affected: Hospitals, nursing homes and other health care businesses that employ physical therapist assistants.

C) Reporting, bookkeeping or other procedures required for compliance: Persons seeking licensure must file an application with the Department. Renewals every two years.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

- D) Types of professional skills necessary for compliance: Physical therapy skills are necessary for licensure.

The full text of the Proposed Amendments begins on the next page.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1340
ILLINOIS PHYSICAL THERAPY ACT

Section

- 1340.15 Application for Licensure Under Section 8.1 of the Act (Grandfather)
- 1340.20 Approved Physical Therapy Programs
- 1340.30 Application for Licensure on the Basis of Examination
- 1340.40 Examination
- 1340.50 Endorsement
- 1340.55 Renewals
- 1340.60 Restoration
- 1340.65 Unprofessional Conduct
- 1340.66 Advertising
- 1340.70 Granting Variances

AUTHORITY: Implementing the Illinois Physical Therapy Act (Ill. Rev. Stat. 1989, ch. 111, par. 4251 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 60(7)).

SOURCE: Adopted at 5 Ill. Reg. 6500, effective June 3, 1981; codified at 5 Ill. Reg. 11048; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; amended at 9 Ill. Reg. 1906, effective January 28, 1985; transferred from Chapter I, 68 Ill. Adm. Code 340 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1340 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2959; amended at 12 Ill. Reg. 8030, effective April 25, 1988; amended at 15 Ill. Reg. 5254, effective March 29, 1991; emergency amendment at 15 Ill. Reg. _____, effective _____, for a maximum of 150 days; amended 15 Ill. Reg. _____, effective _____.

Section 1340.15 Application for Licensure Under Section 8.1 of the Act (Grandfather)

Any person seeking licensure as a registered physical therapist assistant under Section 8.1 of the Illinois Physical Therapy Act (the Act) (P.A. 86-1396, effective July 1, 1991) shall file an application with the Department of Professional Regulation (the "Department") on forms provided by the Department. Such application shall be postmarked no later than midnight December 31, 1991, and shall include the following:

a) Education/Experience

- 1) Certification of graduation from an approved 2 year college-level physical therapist assistant program on or before July 1, 1991; or

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2) Verification, on forms provided by the Department, of at least 2 years of experience completed on or before July 1, 1991, as a physical therapist assistant under the direct supervision of a licensed physical therapist; and certification of a satisfactory grade on a proficiency examination conducted, approved or sponsored by the U.S. Public Health Service prior to January 1, 1978.

b) A complete work history.

c) The required fee specified in Section 32(1) of the Act.

d) Certification, on forms provided by the Department, from the state or territory of the United States in which an applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, if applicable, stating:

- 1) The time during which the applicant was registered in that jurisdiction, including the date of the original issuance of the license;
- 2) A description of the examination in that jurisdiction;
- 3) Whether the file on the applicant contains any record of disciplinary actions taken or pending.

(Source: Added at 15 Ill. Reg. _____, effective _____)

Section 1340 20 Approved Physical Therapy Programs

a) The Department shall, upon the recommendation of the Physical Therapy Examining Committee (the "Committee"), approve a physical therapy program as ~~reputable and in good standing~~ if it meets the following minimum criteria:

- 1) The school is legally recognized and authorized by the jurisdiction in which it is located to confer the ~~appropriate degree~~ a physical therapy degree.
- 2) Has a faculty which is comprised of a sufficient number of full-time instructors to make certain that the educational obligations to the student are fulfilled. The faculty must have demonstrated competence as evidenced by appropriate degrees in their area(s) of teaching from professional colleges or institutions.
- 3) Has an integrated curriculum plan which includes at least the following subject areas in professional education (57-61 semester hours required):

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A) Basic Health Sciences

- i) ~~Anatomy~~
- ii) ~~Physiology~~
- iii) ~~Pathology~~
- iv) ~~Kinesiology~~
- v) ~~Neurology~~
- vi) ~~Psychology~~

B) Clinical Sciences to include, but not be limited to the major areas of:

- i) ~~Medicine~~
- ii) ~~Surgery~~
- iii) ~~Physical therapy theory and application including therapeutic exercise, evaluation procedures, physical agents, electrotherapy, massage, orthotics and prosthetics, and professional issues.~~

C) Clinical Education - a minimum of 800 clock hours.

- 4) Admits only students who have completed a minimum of sixty (60) semester hours or its equivalent of college level courses;
- 5) Maintains permanent student records that summarize the credentials for admission, attendance, grades and other records of performance.

b) The Department shall, upon the recommendation of the Committee, approve a physical therapist assistant program if it meets the following minimum criteria:

- 1) The school is legally recognized and authorized by the jurisdiction in which it is located to offer a 2 year physical therapist assistant program.
- 2) Has a faculty which is comprised of a sufficient number of full-time instructors to make certain that the educational obligations to the student are fulfilled. The faculty must have demonstrated competence as evidenced by appropriate degrees in their area(s) of teaching from professional colleges or institutions.

3) Has an integrated curriculum plan which includes at least the following subject areas in professional education (29-31 semester hours required):

A) Basic Health Sciences

- i) ~~Anatomy and physiology~~
- ii) ~~Pathology~~
- iii) ~~Psychology~~
- iv) ~~Kinesiology~~

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B) Clinical Sciences to include, but not be limited to, the major areas of:

- i) Medicine and surgery
- ii) Physical therapist assistant theory and application including gross evaluation techniques, physical agents, therapeutic exercise, electrotherapy, massage, and professional issues.

C) Clinical Education - a minimum of 600 clock hours.

4) Maintains permanent student records that summarize the credentials for admission, attendance, grades and other records of performance.

c) In determining whether a program should be approved, the Department shall take into consideration but not be bound by accreditation by the American Physical Therapy Association (APTA).

b) d) Recommendation of Approval

1) The Department, upon the recommendation of the Committee, has determined that all physical therapy and physical therapist assistant programs accredited by the APTA American Physical Therapy Association as of July 1, 1984, July 1, 1991, meet the minimum criteria set forth in subsections (a) and (b), above, and are, therefore, approved. The Physical Therapy Examining Committee shall review the list of accredited programs published each year by the American Physical Therapy Association in order to determine that the programs listed continue to meet the minimum criteria.

2) In the event of a decision by the above accrediting body to suspend, withdraw or revoke accreditation of any physical therapy or physical therapist assistant program accredited as of January 1, 1983, the Committee shall proceed to evaluate the program and either approve or disapprove it if the program in accordance with provisions of subsections (c) and (d) below (a) and (b) above.

e) In addition to the approved programs referred to in subsection (d)(1), above, the Department, upon the recommendation of the Physical Therapy Examining Committee, has determined it appropriate that each physical therapy and physical therapist assistant program, other than a physical therapy program referred to in subsection (c) above, from which graduates have been issued licensure in Illinois since July 1, 1978, 1981, be deemed an approved physical therapy program for purposes of meeting the minimum criteria set forth in subsections (a) and (b) above, retrospectively and until such time as the Department, upon the recommendation of the Committee, determines that the program should be disapproved. or until July 1, 1988, whichever is earlier. The Committee, at its first regular meeting following

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July 1, 1988, and at its first regular meeting following July 1 of each year thereafter, shall select approximately one-fourth of the programs approved under this paragraph for evaluation during that year and shall either approve or disapprove such programs in accordance with subsections (e) and (f) below.

d) Any recommendation by the Committee to approve a program of physical therapy education shall set forth the period of time covered by the evaluation and the specific date after which persons matriculating in that program shall be considered to have graduated from an approved program. Program approval shall operate from that date and prospectively thereafter, to include persons graduating no later than the fifth academic year beyond the last academic year covered by the evaluation.

e) Effect of Disapproval on Pending Applications

1) Any recommendation by the Committee that a program of physical therapy education be disapproved shall set forth the period of time covered by the evaluation and shall set forth in what regard the program fails to satisfy the minimum requirements in paragraph (a) or state that the determination is based on the fact that the Committee has not received sufficient information concerning the program. In the event of a program previously approved pursuant to subsections (c), (d) and (e) above, the recommendation shall also set forth a date after which a person graduating shall be considered not to have graduated from an approved program.

2) Any applicant for licensure whose application was complete on or prior to the determination by the Department that a previously approved program be disapproved will be issued a license provided he is otherwise qualified.

f) Reevaluation of a Disapproved Program

1) Any program disapproved for failure to satisfy the minimum requirements for subsection (a) may be reevaluated upon the request of an applicant for a period of time previously evaluated only at the discretion of the Committee for good cause shown. (In determining the existence of good cause, the Committee shall consider whether the applicant has raised an issue as to whether incorrect or insufficient information was provided during the original evaluation.) If the program was disapproved based on the fact that the Committee has not received sufficient information concerning the program, it shall be reevaluated upon the request of any applicant who can present evidence that sufficient information for evaluation is now available.

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- 1) Any program disapproved for failure to satisfy the minimum requirements for subsections (a) and (b) may be reevaluated at the discretion of the Department for good cause shown. In determining the existence of good cause the Department shall consider whether incorrect or insufficient information was provided during the original evaluation. If the program was disapproved based on the fact that the Department has not received sufficient information concerning the program, it shall be reevaluated upon the request of any applicant who can present evidence that sufficient information for evaluation is now available. The Committee shall evaluate the submitted materials and make a recommendation to the Director for approval or disapproval of the program. The Director shall accept or reject the recommendation of the Committee. Should the Director reject the recommendation of the Committee, the Committee shall be notified of such rejection. The Department shall notify the applicant, in writing, of the approval or disapproval of the program.
 - 2) The applicant at whose behest a reevaluation is conducted, shall be required to submit such documentation as is necessary to substantiate his that program's assertions. In addition, the Committee may request clarification or ~~amplification~~ amplification of any documentation so submitted when additional clarification will aid in the reevaluation decision. Unless the Committee in at its discretion grants an extension of time on its own motion or at the request of the applicant (an extension of time will be granted when such an extension is necessary in order to effect a fair, equitable and complete reevaluation), it shall, no later than six months from the date of the request for reevaluation, either approve the program, disapprove the program for failure to satisfy the minimum requirements of subsections (a) or (b), or disapprove the program based on the fact that the Committee has not received sufficient information concerning the program.
 - 3) Any applicant for licensure whose application was complete on or prior to the determination by the Department that a previously approved program be disapproved will be issued a license provided he is otherwise qualified.
- 6) At its first regular meeting after July 1 of each year, the Committee shall authorize the publication of a list of all programs approved and disapproved as of July 1 of that year. Concurrently, the Committee shall authorize the publication of a list of programs to be evaluated during the ensuing year which shall be composed of programs required to be evaluated pursuant to subsections (c) and (d) above, and programs whose approval will expire at the end of the academic year next following. Such lists shall be provided to any person or organization making written request.

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- h) ~~No determination by the Department to disapprove any program previously approved shall operate to disqualify a physical therapist licensed in Illinois with respect to the license then held.~~
- i) ~~Reevaluation of An Approved Program~~
- 1) ~~Any programs that have been approved by the Committee under subsections (a) or (b) shall be reevaluated at least once every 10 years.~~
- 2) ~~Notwithstanding any other provision of this Section, the Committee may reevaluate any approved program of physical therapy education at any time if it has reason to believe that the program has failed to continue to satisfy the minimum requirements of subsections (a) and (b) or that its decision was based upon false, or deceptive or incomplete information.~~
- 2) ~~Any recommendation to approve or disapprove a program pursuant to this paragraph shall be subject to subsections (e), (f), and (g), except that, if the Committee has reason to believe there has been any fraud or dishonesty in the furnishing of any documentation for the evaluation of a program on the part of any licensee, it shall refer such matter to appropriate Department personnel for any disciplinary action which might be appropriate under the Act.~~
- 3) ~~A physical therapy program whose approval is being reevaluated by the Department shall be given at least 15 days written notice, setting forth the recommendation for reevaluation and the reasons therefor, prior to any recommendation by the Committee and the officials in charge may either submit written comments or request a hearing before the Committee in accordance with 68 Ill. Adm. Code.~~
- h) ~~The Committee shall authorize the publication of a list of all programs approved or disapproved. Such lists shall be provided to any person or organization making written request.~~
- i) ~~Program Evaluation~~
- 1) ~~An applicant from a physical therapy or physical therapy assistant program that has not been evaluated shall be requested by the Department to provide documentation concerning the criteria of this Section.~~
- 2) ~~Once the Department has received the documentation or after 6 months have elapsed from the date of application, whichever comes first, the Department will evaluate the program based on all documentation received from the school and any additional information the Department has received which it deems to be reliable.~~

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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Section 1340.30 Application for Licensure on the Basis of Examination

- a) An applicant for a physical therapist license by examination shall file an application on forms supplied by the Department at least 60 days prior to an examination date. The application shall include:

- 1) A complete work history indicating all employment since graduation from a physical therapy program;
- 2) Certification of successful completion of at least 60 semester hours or its equivalent, with courses in the biological, physical and social sciences at an accredited college or university;
- 3) Either:
 - A) Certification of successful completion of a physical therapy program signed by the Director of the Physical Therapy Program or other authorized university official and bearing the seal of the university; and-or
 - B) Certification that the applicant is a full-time student in his final term of an approved physical therapy program. This certification must be signed by the director or registrar of the applicant's physical therapy program (Certification of graduation shall be received by the Department prior to the applicant's being issued a license); and

- 4) The required fee specified in Section 32(1) and (2) of the Act; ~~and~~

- 5) ~~If supporting documentation is not in English, a certified translation must accompany them.~~

- b) An applicant for a physical therapist assistant license by examination shall file an application on forms supplied by the Department at least 60 days prior to an examination date. The application shall include:

- 1) A complete work history indicating all employment since graduation from a physical therapist assistant program;
- 2) Either:
 - A) Certification of graduation from an approved 2 year college-level physical therapist assistant program signed by the director of the Physical Therapy Program or other authorized school official and bearing the seal of the school; or

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- B) Certification that the applicant is a full-time student in his final term of an approved 2 year college-level physical therapist assistant program (Certification of graduation shall be received by the Department prior to the applicant's being issued a license); and
- 3) The required fee specified in Section 32 (1) and (2) of the Act.

- c) Applicants for a physical therapy assistant license who can document at least two years of experience as a physical therapist assistant under the direct supervision of a licensed physical therapist may be licensed as a physical therapist assistant without taking the Department's examination if they submit a completed application, the fee required by Section 32(1), and certification of a satisfactory grade on a proficiency examination conducted, approved or sponsored by the U.S. Public Health Service prior to January 1, 1978.

- d) If supporting documentation for the application is not in English, a certified translation must be included.

- e) If the applicant has ever been licensed/registered in another state or territory of the United States, he/she shall also submit a certification, on forms provided by the Department, from the state or territory of the United States in which the applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, stating:

- 1) The time during which the applicant was registered in that jurisdiction, including the date of the original issuance of the license;

- 2) A description of the examination in that jurisdiction;

- 3) Whether the file on the applicant contains any record of disciplinary actions taken or pending.

- b) An applicant for a license ~~by examination~~, who has successfully completed the examination recognized by the Department in another jurisdiction but who has not been licensed in that jurisdiction, shall file an application in accordance with subsection (a) or (b) above and have his the examination scores submitted to the Department by the reporting entity.

- e) If the Department has reasonable questions or doubts with respect to the documentation or accuracy of any of the matters set forth in the application, the applicant will be required to appear before the Committee and/or provide such additional information as necessary.

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- h) If the applicant has been determined eligible for licensure except for passing of the examination, the applicant shall be issued a letter of authorization which allows him/her to practice under direct supervision in accordance with Section 2 of the Act. The applicant shall not begin practice as a physical therapist or physical therapist assistant, license pending, until the letter of authorization is received from the Department.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1340.40 Examination

- a) The examination for a physical therapist license shall be a comprehensive and integrated examination including, but not limited to, ~~basic sciences, clinical sciences, and physical therapy and procedures~~; the following topics:

- 1) Evaluation of the patient's/client's conditions.
- 2) Planning of the treatment program.
- 3) Implementation of the treatment program.
- 4) Administration.
- 5) Education and consultation.
- 6) Research.

- b) The examination for a physical therapist assistant license shall be a comprehensive and integrated examination including, but not limited to, the following topics:

- 1) Examination of the patient/client.
- 2) Implementation of the treatment program.
- 3) Communication, documentation, and ethical and legal standards.

- b) c) The passing grade on the written examination shall be a converted score of 75 based on 1.5 standard deviations below the mean.

- e) d) An applicant who has three failures of the examination conducted by the Department shall be ineligible to retake the examination until such time as he/she submits certification of education on forms supplied by the Department, to the Committee that indicates subsequent to the third failure, that the applicant ~~he~~ has successfully completed:

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- 1) A course of clinical education of not less than three months on a full-time basis under the direct, on site, personal supervision of a licensed physical therapist; or
 - 2) A course of study of not less than forty-eight (48) classroom hours in an approved program of physical therapy; or
 - 3) Any other formal professional study or training acceptable to the Committee and the Department deemed to be substantially equivalent to the above.
- e) Any person licensed in Illinois as a physical therapist or physical therapist assistant shall not be admitted to the examination. However, in no way shall this provision limit the Department's ability to require reexaminations for restoration or enforcement purposes.

- d) f) The provisions of this Section shall apply to all applicants ~~upon adoption~~ regardless of where the applicant is in the application process.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1340.50 Endorsement

- a) Any applicant who is currently licensed under the laws of another state or territory of the United States and who wishes to be licensed as a physical therapist or physical therapist assistant by endorsement, shall file an application with the Department, on forms provided by the Department, which shall include:

- 1) ~~A recent photograph not larger than 2-1/2 by 2-1/2 inches;~~
- 2) ~~For individuals licensed prior to January 1, 1982:~~

- A) ~~Certification of graduation from a school of physical education; or~~
- B) ~~Certification of graduation from an approved school of nursing; or~~
- C) ~~Certified records showing credit for at least 60 semester hours or its equivalent, with courses in biology and the physical sciences from an accredited college or university;~~

- 2) 1) Certification, on forms provided by the Department, of successful completion of an approved physical therapy or physical therapist assistant program in accordance with Section 1340.20;

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- 4) 2) A Certification from the state or territory of original licensure and the state in which the applicant is currently licensed and practicing, if other than original, stating the time during which the applicant was licensed in that state, whether the file on the applicant contains record of any disciplinary actions taken or pending, and the applicant's license number;
- 5) 3) A report of the applicant's examination record forwarded directly from the ~~designated~~ test reporting service ~~as designated by the Department pursuant to Section 11 of the Act;~~
- 6) 4) Complete work history ~~from~~ since graduation from the physical therapy or physical therapist assistant program ~~to date of application;~~
- 7) 5) Document indicating legal proof of name change, if applicable; and
- 8) 6) 5) The required fee specified in Section 17-1 32 of the Act.
- b) ~~The Department reserves the right to require such additional information which it deems necessary, including information relating to current licensure and current or recent related work experience. The applicant may be required to appear before the Physical Therapy Examining Committee to determine the substantial equivalence of the applicant's qualifications to the licensure requirements in this State.~~
- c) ~~The Committee shall evaluate each application on an individual basis to determine substantial equivalence of the individual's qualifications to those in force in this State at the time of the applicant's original licensure.~~
- b) The Department may, in individual cases, upon recommendation of the Director, waive the written physical therapy or physical therapist assistant examination set forth in Section 1340.40 for an applicant for endorsement after full consideration of his/her physical therapy education, training, and experience, including, but not limited to, whether he/she has achieved special honors or awards, has had articles published in professional journals, has participated in writing textbooks relating to physical therapy, and any other attribute which the Director of the Department accepts as evidence that the applicant has outstanding and proven ability in physical therapy.
- c) The Department shall examine each endorsement application to determine whether the requirements in the jurisdiction at the date of licensing were substantially equivalent to the requirements then in force in this State and whether the applicant has otherwise complied with the Act.
- d) The Department shall, within a reasonable time either issue a license by endorsement to the applicant or notify the applicant in writing of the reasons for the denial of the application.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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Section 1340.55 Renewals

- a) Every license issued under the Act shall expire on September 30 of each even numbered year. The holder of a license may renew such license during the month preceding the expiration date thereof by paying the required fee.
- b) It is the responsibility of each licensee to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee.
- c) Practicing or offering to practice on a license which has expired shall be considered unlicensed activity and shall be grounds for discipline pursuant to Section 31 of the Act.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1340.60 Restoration

- a) A person applying for restoration of a license which has expired or been placed on inactive status for more than five years shall file an application with the Department along with the required fee and shall do one of the following:
 - 1) Submit certification of current licensure from another state or territory completed by the appropriate state board, and show proof of current active practice; or
 - 2) Submit an affidavit attesting to military service as provided in Section 14 15 of the Act. If application is made within two years of discharge, and if all other provisions of Section 14 15 of the Act are satisfied, the applicant will not be required to pay a restoration fee or any lapsed renewal fees; or
 - 3) Pass the written examination provided for in Section 1340.40; or
 - 4) Submit evidence of recent attendance at educational programs in physical therapy or a related field, including attendance at college level courses, professionally oriented continuing education classes, special seminars, or any other similar program, or evidence of recent related work experience to show that he has maintained competence in his field. When the accuracy of any submitted documentation, or the relevance or sufficiency of the course work or experience is reasonably questioned by the Department, the applicant ~~will~~ shall be requested to provide such information as may be necessary and/or to appear before the Committee for an oral interview.

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- b) A person applying for restoration of a license which has expired for less than five years shall file an application with the Department and submit \$10 plus all lapsed renewal fees as specified in Section 17-1 32 of the Act.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1340.65 Unprofessional Conduct

Pursuant to Section 17(1)(H), ~~un~~professional conduct in the practice of physical therapy shall include but not be limited to:

- a) The promotion of the sale of services, goods, appliances or drugs in such manner as to exploit the patient or client for the financial gain of the practitioner or of a third party.
- b) Directly or indirectly offering, giving, soliciting, or receiving, or agreeing to receive any fee or other consideration to or from a third party for the referral of a patient or client.
- c) Revealing of personally identifiable facts, data or information about a patient or client obtained in a professional capacity without the prior consent of the patient or client, except as authorized or required by law.
- d) Practicing or offering to practice beyond the scope permitted by law, or accepting and performing professional responsibilities which the licensee knows or has reason to know that he or she is not competent to perform.
- e) Delegating professional responsibilities to a person when the licensee delegating such responsibilities knows or has reason to know that the ~~such~~ person to whom the responsibilities were delegated is not qualified by training, by experience, or by licensure to perform them.
- f) Failing to exercise appropriate supervision over persons who are authorized to practice only under the supervision of a licensed physical therapist.
- g) Overutilizing services by providing excessive evaluation or treatment procedures not warranted by the condition of the patient or by continuing treatment beyond the point of possible benefit.
- h) Making gross or deliberate misrepresentations or misleading claims as to his professional qualifications or of the efficacy or value of the ~~his~~ treatments or remedies given or recommended, or those of another practitioner.

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- i) Gross and willful and continued overcharging for professional services including filing false statements for collection of fees for which services are not rendered.
- j) Failing to maintain a record for each patient which accurately reflects the evaluation and treatment of the patient.
- k) Advertising or soliciting for patronage in a manner that is fraudulent or misleading. Examples of advertising or soliciting which is considered fraudulent or misleading shall include, but not be limited to:
 - 1) Advertising by means of testimonials, anecdotal reports of physical therapy practice successes or claims of superior quality of care to entice the public; or
 - 2) Advertising which contains false, fraudulent, deceptive or misleading materials, warranties or guarantees of success, statements which play upon vanities or fears of the public or statements which promote or produce unfair competition.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 1340.66 Advertising

- a) Persons licensed to practice physical therapy in the State of Illinois may advertise in any medium or other form of public communications in a manner which presents information to the public in a truthful, direct, dignified and readily comprehensible manner.
- b) If an advertisement is communicated to the public over television or radio, it shall be prerecorded and approved for broadcast by the licensee and a recording of the actual transmission, including videotape, shall be retained by the licensee for 3 years.
- c) Information which may be contained in advertising shall include, but not be limited to:
 - 1) Licensee's name, address, office hours and telephone number;
 - 2) Schools attended;
 - 3) Announcement of additions to or deletions from professional staff;
 - 4) Announcement of the opening of, change of, or return to practice;
 - 5) Professional memberships;

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- 6) Credit arrangements and/or acceptance of Medicare/Medicaid patients and credit cards;
 - 7) Foreign language ability;
 - 8) Usual and customary fees for routine professional services which must include a statement that fees may be adjusted due to complications or unforeseen circumstances; and
 - 9) Description of offices in which licensee practices, e.g., accessibility to the disabled, convenience of parking.
- d) Information which may be untruthful, fraudulent, deceptive or misleading includes, but is not limited to, that which:
- 1) Contains an offer to treat patients independent of referrals or a current and relevant diagnosis from a physician, dentist or podiatrist.
 - 2) Contains a misrepresentation of fact or omits a material fact required to prevent deception;
 - 3) Guarantees favorable results or creates false or unjustified expectations of favorable results;
 - 4) Takes advantage of the potential client's fears, anxieties, vanities, or other emotions;
 - 5) Contains testimonials and/or exaggerations pertaining to the quality of physical therapy care;
 - 6) Describes as available products or services which are not permitted by the laws of this State or applicable Federal laws; and
 - 7) Advertises professional services which the licensee is not licensed to render.

(Source: Added at 15 Ill. Reg. _____, effective _____)

Section 1340.70 Granting Variances

- a) The Director may grant variances from these rules in individual cases where he or she finds that:
 - 1) The provision from which the variance is granted is not statutorily mandated;
 - 2) No party will be injured by the granting of the variance; and

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- 3) The rule from which the variance is granted would, in the particular case, be unreasonable or unnecessarily burdensome.
- b) The Director shall notify the Committee of the granting of such the variance, and the reasons therefor, at the next meeting of the Committee.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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- 1) Heading of the Part: Medical Practice Act of 1987
- 2) Code Citation: 68 Ill. Adm. Code 1285
- 3) Section Numbers: Proposed Action:
1285.105 New Section
- 4) Statutory Authority: Medical Practice Act of 1987 (Ill. Rev. Stat. 1989, ch. 111, par. 4400-11 as amended by P.A. 86-1251, Section 1, effective July 1, 1991).
- 5) A Complete Description of the Subjects and Issues Involved:
Section 1285.105 is being added to implement Public Act 86-1251, effective July 1, 1991.

This Public Act amends the Medical Practice Act of 1987 and requires the Department to register chiropractor preceptorship programs and preceptor chiropractic physicians. These rules give provisions under which chiropractic students can work in a chiropractor's office without a license provided they are enrolled in an approved chiropractic college and are in their last semester or quarter of the program.

- 6) Will these proposed amendments replace an emergency Rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed Rules pending on this Part? Yes
- 10) Statement of Statewide Policy Objectives (if applicable):
There is no statement of statewide policy objective.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Interested Persons may submit written comments and views to:

Department of Professional Regulation
Attention: Jean A. Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800

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12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 25, 1991.
- B) Types of small businesses affected: Chiropractic colleges and chiropractic physicians who are approved preceptors.
- C) Reporting, bookkeeping or other procedures required for compliance:
A chiropractic college and a preceptor doctor participating in a preceptor program will each have to submit an annual registration fee.
- D) Types of professional skills necessary for compliance:
Preceptors must be Illinois licensed chiropractic physicians.

The full text of the Proposed amendments begins on the next page:

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1285
MEDICAL PRACTICE ACT OF 1987

SUBPART A: MEDICAL LICENSING, RENEWAL & RESTORATION PROCEDURE

Section
1285.20 Six (6) Year Post-Secondary Programs of Medical Education
1285.30 Programs of Chiropractic Education
1285.30 Approved Postgraduate Training Programs
1285.40 Application for Examination
1285.50 Examinations
1285.60
1285.70 Application for License on the Basis of Examination
1285.80 Licensure by Endorsement
1285.90 Temporary Licenses
1285.95 Clinical Skills Standards for Pre-1985 Graduates
1285.100 Visiting Professor Permits
1285.105 Chiropractic Physician Preceptorship
1285.110 Continuing Medical Education (CME)
1285.120 Renewals
1285.130 Restoration and Inactive Status
1285.140 Granting Variances

SUBPART B: MEDICAL DISCIPLINARY PROCEEDINGS

1285.200 Medical Disciplinary Board
1285.205 Complaint Committee
1285.210 The Medical Coordinator
1285.215 Complaint Handling Procedure
1285.220 Informal Conferences
1285.225 Consent Orders
1285.230 Summary Suspension
1285.235 Mandatory Reporting of Impaired Physicians by Health Care Institutions
1285.240 Standards
1285.245 Advertising
1285.250 Monitoring of Probation and Other Discipline and Notification
1285.255 Rehabilitation
1285.260 Fines
1285.265 Subpoena Process of Medical and Hospital Records
1285.270 Inspection of Physical Premises
1285.275 Failing to Furnish Information

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF PROPOSED AMENDMENTS

SUBPART C: GENERAL INFORMATION

1285.310 Public Access to Records and Meetings
1285.320 Response to Hospital Inquiries
1285.330 Rules of Evidence

AUTHORITY: Implementing the Medical Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, pars. 4401-1 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 60(7)).

SOURCE: Adopted at 13 Ill. Reg. 483, effective December 29, 1988; emergency amendment at 13 Ill. Reg. 651, effective January 1, 1989, for a maximum of 150 days; emergency expired May 31, 1989; amended at 13 Ill. Reg. 10613, effective June 16, 1989; amended at 13 Ill. Reg. 10925, effective June 21, 1989; emergency amendment at 15 Ill. Reg. 7785, effective April 30, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. _____, effective _____.

Section 1285.105 Chiropractic Physician Preceptorship

a) Pursuant to Section 11.1 of the Act, a chiropractic college or a chiropractic physician shall file an application with the Department, on forms provided by the Department, along with the required fee set forth in Section 21(e)(12) of the Act, to register as a preceptorship program or as a preceptor, respectively.

1) In order to be an approved preceptor program, a chiropractic college shall:

- A) be accredited by the Council on Chiropractic Education;
- B) offer as a part of its curriculum a preceptorship program;
- C) certify to the Department, on forms supplied by the Department, that all students who participate in the preceptorship program are in their last semester or quarter of their education and are eligible for graduation except for the preceptorship;
- D) certify to the Department, on forms supplied by the Department, that all chiropractic physicians who participate as preceptors are faculty of the institution;
- E) certify to the Department, on forms supplied by the Department, that an outline or description of the preceptor program has been developed with the preceptor chiropractic physician; and
- F) provide to the Department on an annual basis a list of students eligible to participate in a preceptorship program and a list of chiropractic physicians to be utilized by the college as preceptors.

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PROPOSED AMENDMENTS

2) In order to be an approved preceptor, a chiropractic physician shall:

A) certify to the Department, on forms supplied by the Department:

- i) current licensure in Illinois;
- ii) continuous licensure in Illinois for 3 years or more prior to functioning as a preceptor;
- iii) faculty membership at an approved chiropractic college;
- iv) that malpractice insurance coverage will be provided in accordance with Section 11.1(c)(3) of the Act;
- v) that a location and schedule for the practice of the chiropractic student has been provided to the satisfaction of the chiropractic college;
- vi) that an outline or description of the preceptor program has been developed with the approved chiropractic college;
- vii) that there have been no sanctions on the preceptor applicant's chiropractic license in the last two years; and
- viii) that Section 11.1 of the Act and this Section have been read and understood by the preceptor applicant.

B) provide the location of the preceptor program.

3) An approved preceptor program and preceptor chiropractic physician shall file an application with the Department and submit the registration every July 1 in order to maintain their approval status.

b) No student in a preceptorship program shall be entitled to engage in the practice of chiropractic in this State, except as authorized by Section 11.1 of the Act. To practice chiropractic, except as authorized by Section 11.1 of the Act, before the student receives a license as a chiropractic physician shall be considered the unlicensed practice of chiropractic.

(Source: Added at 15 Ill. Reg. _____, effective _____)

ILLINOIS RACING BOARD

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Appeals and Enforcement Proceedings

2) Code Citation: 11 Ill. Adm. Code 204

3) Section Numbers Proposed Action

204.20	Amendment
204.40	Amendment
204.70	Amendment
204.130	Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 8, par. 37-9(b).

5) A complete description of the subjects and issues involved: These amendments will clarify the language and correct typographical errors in the above mentioned rules.

6) Will these proposed amendments replace emergency amendments currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporation by reference? No.

9) Are there any other proposed amendments pending in this Part? No.

10) Statement of Statewide Policy Objectives: No local governmental units will be required to increase expenditures.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

All comments should be submitted in writing to:

Illinois Racing Board
Legal Department
100 West Randolph, Ste. 11-100
Chicago, Illinois 60601

The Illinois Racing Board will consider all written comments it receives within 30 days of the publication of this notice in the Illinois Register.

ILLINOIS RACING BOARD

NOTICE OF PROPOSED AMENDMENTS

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: July 23, 1991
- B) Types of small business affected: None.
- C) Reporting, bookkeeping or other procedures required for compliance: N/A
- D) Types of professional skills necessary for compliance: None.

The full text of the proposed amendment begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER I: ILLINOIS RACING BOARD
 SUBCHAPTER a: GENERAL RULES

PART 204

APPEALS AND ENFORCEMENT PROCEEDINGS

Section

204.10	Applicability
204.20	Appeals
204.30	Appeals From Orders of the Stewards Distributing Purses
204.40	Conduct of Hearings
204.50	Transcripts
204.60	Appearances
204.70	Service of Papers
204.80	Subpoenas
204.90	Depositions & Interrogatories
204.100	Evidence
204.110	Stipulations
204.120	Continuances
204.130	Closing Arguments
204.140	Findings of Fact and Conclusions of Law

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1989, ch. 8, par. 37-9(b)).

SOURCE: Appeals and Enforcement Proceedings, amended December 30, 1977; codified at 5 Ill. Reg. 10876; amended at 15 Ill. Reg. _____, effective _____.

Section 204.20 Appeals

- a) Any person aggrieved by a decision, order, ruling, recommendation or other action of the judges or stewards of any race meeting may as a matter of right request a hearing before the Board. Such a hearing shall be a proceeding de novo.
- b) All requests for hearings
 - 1) must be in writing;
 - 2) must contain ~~in~~ an address and telephone number where the appellant may be notified of the time and place of the hearing; and
 - 3) must set forth the reasons why the decision of the ~~judges~~ ~~of~~ stewards should be reversed or modified.

NOTICE OF PROPOSED AMENDMENTS

- c) Appeals from orders of the stewards ~~of judges/suspending an occupation license or from orders of the organization licensee (race track) ejecting or excluding an occupation licensee shall be instituted by filing a written request for a hearing no later than five days after receipt of the notice of the suspension, ejection or exclusion has been communicated to the licensee. The Board will conduct its hearing within seven days after such request has been received by the Board unless the licensee requests a postponement for good cause.~~
- d) Requests for hearing may be filed in person or by certified mail to the Board's office at ~~160/Moyam/100 West Randolph Street, Chicago, Illinois 60601. Requests submitted by certified mail will be deemed to be timely if they are postmarked no later than five days after receipt of the notice of suspension, ejection or exclusion has been received by occupation licensee.~~
- e) Appeals from orders, decisions, rulings, recommendations, or actions of the ~~judges/stewards of any race meeting other than those suspending an occupation license shall be instituted by filing a written request in the Board's principal office no later than 5 days after receipt of notice of the action of the judges/stewards has been received by the licensee. Requests shall be deemed timely if they are mailed by certified mail and postmarked no later than 5 days after notice of the action of the judges or stewards has been received by the licensee.~~

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 204.40 Conduct of Hearings

- a) The Chairman of the Board shall designate a Board Member or hearing officer to ~~act~~ preside ~~at the hearing~~ at any hearing conducted pursuant to these rules.
- b) The hearing officer shall designate the time and place of the hearing and shall preside at the hearing.
- c) The hearing officer may designate a reasonable time following the close of the hearing in which the parties may submit proposed findings of fact and conclusions of law. For good cause, the hearing officer may permit the parties to propose findings of fact and conclusions of law orally and on the record prior to the adjournment of the hearing.

NOTICE OF PROPOSED AMENDMENTS

- d) After closing arguments, as provided in ~~Rule 44.13/111/1111/Adm/Code/~~Section 204.130 and before the Board makes its findings of fact and conclusions of law, the hearing officer may make a recommendation to the Board.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 204.70 Service of Papers

- a) Persons filing papers with the Board shall simultaneously serve copies on all parties to the proceeding in any manner authorized by the Illinois Civil Practice Act.
- b) Papers required to be filed with the Board shall be accompanied by proof of service upon all those required to be served.
- c) All papers required to be filed with the Board must be filed at the Board's principal office at ~~160/Moyam/100 West Randolph Street, Chicago, Illinois 60601, during business hours.~~

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 204.130 Closing Arguments

- a) When a hearing is held before a single Board member ~~or the hearing officer~~ he may allot a reasonable amount of time for closing arguments ~~of the judges/stewards of the hearing~~ ~~argument made before the hearing officer~~
- b) The parties may with the leave of the hearing officer file briefs in lieu of closing argument.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Client Financial Participation
- 2) Code Citation: 89 Ill. Adm. Code: 562
- 3) Section Numbers: Proposed Action:
562.20 Amendment
562.30 Amendment
- 4) Statutory Authority: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a),(b), and (k)).
- 5) A Complete Description of the Subjects and Issues involved:
The amendment clarifies that recipients and dependents of recipients of state or federal welfare programs are exempt from the economic needs test and that verification of recipient status must be attached to the Financial Analysis Form. This amendment also requires that a copy of the page from the latest federal income tax return showing adjusted gross income must be attached to the Analysis form, and specifies the unusual allowable expenses, as well as increases the Standard Budget Allowance.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☒ No ☐

8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

Section Numbers Proposed Action Illinois Register Citation
10) Statement of Statewide Policy Objectives (if applicable):
Not Applicable

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to:

Susan Warrner, Acting Manager
Regulations and Procedures Division

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses.

The full text of the Proposed Amendment(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 562

CLIENT FINANCIAL PARTICIPATION

- Section
562.10 General Applicability
562.20 Exclusions from Economic Needs Test
562.30 Financial Participation
562.40 Parental or Guardian Participation in Completing the Financial Analysis Form
562.50 Client Emancipation (Repealed)
562.60 Consideration of Settlements from Litigation or Other Sources
562.70 Refusal to Financially Participate
562.80 Timing of Financial Analysis
562.90 Annual Review of Financial Analysis
562.100 Exclusion for Public Aid Recipients (Repealed)
Table A Determination Table for Client Participation

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a),(b), and (k)).

SOURCE: Adopted at 9 Ill. Reg. 8763, effective June 10, 1985; amended at 11 Ill. Reg. 4021, effective February 18, 1987; amended at 11 Ill. Reg. 15223, effective August 31, 1987; amended at 11 Ill. Reg. 19127, effective November 9, 1987; amended at 12 Ill. Reg. 20827, effective November 30, 1988; amended at 13 Ill. Reg. 2866, effective February 17, 1989; amended at 14 Ill. Reg. 1466, effective January 8, 1990; amended at 14 Ill. Reg. 18555, effective November 5, 1990; amended at 15 Ill. Reg. _____, effective _____.

Section 562.20 Exclusions from Economic Needs Test

The economic needs test shall be presumptively met by clients who are recipients of benefits from state or federally aided welfare programs, e.g., such as Aid to Families with Dependent Children, Supplemental Security Income, or State and locally financed General Assistance programs; and food stamps. The economic needs test shall also be presumptively met by a dependent of a recipient of such benefits. DORS shall require proof that a client is a recipient, or dependent of a recipient, of such

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NOTICE OF PROPOSED AMENDMENTS

benefits. A copy of a check or award letter or food stamp book, as appropriate, from the Illinois Department of Public Aid, the Social Security Administration or General Assistance Office shall be attached to the Client's Financial Analysis (IL 488-0265).

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 562.30 Financial Participation

- a) If the economic needs test has not been presumptively met, a financial analysis to evaluate the financial ability of the client, or client's family, to share in the purchase of vocational rehabilitation services shall be applied to all Department of Rehabilitation Services (DORS) services (as contained in 89 Ill. Adm. Code: Chapter IV, Subchapter b, "Vocational Rehabilitation "(VR)) except the following:

- 1) evaluation of rehabilitation potential, (although VR services other than diagnostic services provided during extended evaluation require application of the financial analysis),
- 2) counseling, guidance, referral and placement (89 Ill. Adm. Code 612),
- 3) interpreter, reader, attendant, and notetaker services,
- 4) fees for work adjustment training (89 Ill. Adm. Code 530.130(c)), including the work/study component of the nine month hearing impaired pre-vocational program at Northern Illinois University,
- 5) fees for on-the-job training (OJT),
- 6) services provided through the supported employment program (89 Ill. Adm. Code 530.130(a)(2)(B))(e.g., job coaching), and
- 7) "maintenance" (89 Ill. Adm. Code 602) and "other services" (89 Ill. Adm. Code 607) which are in support of an exempt service specified in subsections (a)(1) through (4) above.

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- b) When the financial analysis indicates that the client or spouse, or parents or guardians of minor children are able to financially participate in the client's program, their participation is required.
- c) The financial analysis is based upon net available income, which is the client's and/or family unit's total income, minus total outgo.
- 1) Total income equals earned and unearned income plus any increases or decreases expected by the client for the twelve (12) months following completion of the Financial Analysis form (IL488-0265).
 - 2) Total outgo equals the Standard Budget Allowance plus unusual allowable expenses which the client expects to pay within the twelve (12) months following the completion of the Financial Analysis form.
 - 3) Net available income determines the dollar amount of client participation. (See Table A.)
 - 4) ~~the client is not required to sell property, take out a mortgage or liquidate insurance policies, stocks, bonds, or C.D.'s; however, earnings from such investments are considered as available unearned income for completion of the financial analysis.~~
- d) For the purposes of completing the Financial Analysis form, determining if economic need exists, and determining the amount of client participation, the following definitions/terms are applicable:
- 1) The "Family Unit" refers to the client or spouse or parents or legal guardians of minor children, or other family members residing in the household who are designated as dependents on the client's, spouse's, or guardian's latest federal income tax return.
 - 2) "Income" utilizes the definition of gross adjusted income as used by the U.S. Internal Revenue Service (26 CFR 1.62-1(a), (1986)) and as documented by the client's (or client's family's) most recent federal income tax return. The rule

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incorporated by reference does not include any later amendments or revisions. A copy of the page from the most recent federal income tax return showing adjusted gross income shall be attached to the Client's Financial Analysis (IL 488-0265).

- 3) The "Standard Budget Allowance" (SBA) is the figure established by DORS to be a reasonable amount to cover all necessary expenses for a family unit of a specific size to maintain a modest standard of living.
- 4) "Unusual Allowable Expenses" are:
 - A) ~~medical expenses (e.g., medical equipment, prescriptions) related to the disability of the client or the disability of other members of the family unit based on information provided by the client, and which have not been deducted from the client's most recent federal income tax return or paid by any other source;~~
 - A) prescription medication(s) to treat a physical/mental condition on an ongoing basis. Only those costs exceeding \$100 per year, paid by the client and not covered by insurance or other sources, are allowable;
 - B) medically prescribed diets required to treat a physical condition. Only the costs of dietary foods not found in a grocery store are allowable;
 - C) costs of disability related medical supplies and prescribed medical services paid by the client and not covered by insurance or other sources;
 - BD) post-secondary education expenses of other members of the family unit; paid by a parent/guardian for another family member if the individual is claimed as a dependent on the latest federal income tax return;

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- EE) expenses related to the purchase of a van, as set forth in 89 Ill. Adm. Code 597.200(b), or
- EF) modifications (not to exceed \$2,000 per year) to a home if necessary (as determined when the counselor and client develop the Individualized Written Rehabilitation Program (IWRP) at 89 Ill. Adm. Code 572) due to client's disability.

e) Standard Budget Allowance

- 1) The Standard Budget Allowance is as follows:

NUMBER OF DEDUCTIONS CLAIMED ON TAX RETURN	\$ AMOUNT OF ALLOWANCE
1	11761812.247
2	15757716.428
3	19753620.609
4	23749524.790
5	27745428.971
6	31741333.152
7	35737237.333
8	39733141.514

- 2) Add \$3,959 \$4,181 for each additional family member beyond eight members.

- 3) The SBA amount for a family of one is not applicable to a training case (89 Ill. Adm. Code 592); instead, determine the client's planned subsistence costs during a training program and use these as the budget basis.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of Part: Disability Case Development Process

- 2) Code Citation: 89 Ill. Adm. Code 843

- 3) Section Numbers:
- | Section Numbers | Proposed Action |
|-----------------|-----------------|
| 843.10 | amendment |
| 843.20 | amendment |
| 843.30 | amendment |
| 843.50 | amendment |
| 843.60 | amendment |
| 843.61 | new section |
| 843.70 | amendment |
| 843.120 | amendment |
| 843.121 | new section |
| 843.180 | amendment |

- 4) Statutory Authority: Implementing Section 3(a) and authorized by Section 3(k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a) and (k)).

- 5) A Complete Description of the Subjects and Issues Involved: These amendments set forth the Department's policies and procedures for the Bureau of Disability Determination Services for Disability Case Development as set forth in Part 843 to incorporate changes for development of Supplemental Security Income claims for individuals under age eighteen.

- 6) Will proposed amendments replace an emergency rule currently in Effect:
No

- 7) Do these amendments contain an automatic repeal date? Yes ☒ No
If "yes," please specify the date:

- 8) Do these proposed amendments contain incorporations by reference? Yes

- 9) Are there any other amendments pending on this Part? No

- 10) Statement of Statewide Policy Objectives: None

- 11) Time, Place, and Manner in which interested persons may comment on these proposed amendments: All persons who submit a written request to comment within fourteen (14) days after this notice has been published shall be given a reasonable opportunity to submit data, views, argument or comments about these amendments. All such submissions shall be made within forty-five (45) days after this notice has been published. Any comments submitted within forty-five (45) days after this notice has

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been published will be considered by the Department. All requests and comments should be submitted in writing to:

Susan Warner
Regulations and Procedures Section
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has reviewed these amendments and found that they have no impact on small business.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER g: BUREAU OF DISABILITY DETERMINATION SERVICES

PART 843

DISABILITY CASE DEVELOPMENT PROCESS

SUBPART A: INITIAL, RECONSIDERATION, AND REOPENING CASE DEVELOPMENT

Section	Definitions
843.10	Incorporation by Reference
843.11	Preliminary Case Action
843.20	Medical Evidence of Record Development
843.30	Consultative Examination Procedure
843.40	Vocational Evidence Development
843.50	Daily Activities Development for Mental Impairment Claims
843.60	Case Development for Supplemental Security Income (SSI) Claimants
843.61	<u>Under Age Eighteen</u>

SUBPART B: CONTINUING DISABILITY REVIEW (CDR) CASE DEVELOPMENT

Section	Continuing Disability Review (CDR) Case Development
843.70	Contact With Claimants
843.80	Medical Evidence of Record Development
843.90	Conflicts Between the Individual and the Medical Source
843.100	Consultative Examination Procedure
843.110	Vocational Evidence Development
843.120	Cessation Without Full Medical Development (Clear-Cut Cessation)
843.121	<u>Evaluation of Continuing Disability For SSI Childhood Claims</u>

SUBPART C: SPECIAL ISSUES AFFECTING CASE DEVELOPMENT

Section	Special Issues Affecting Case Development
843.130	Capability Development
843.140	Claimant Representative Involvement
843.150	Issues Which Necessitate Curtailing Development
843.160	Issues Which Necessitate Reopening a Prior Decision
843.170	Disposition of Trailer Mail
843.180	<u>Processing Out-of-State Court Cases</u>

AUTHORITY: Implementing Section 3(a) and authorized by Section 3(k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a) and (k)).

SOURCE: Adopted at 12 Ill. Reg. 13996, effective August 23, 1988; amended at 13 Ill. Reg. 4298, effective March 15, 1989; amended at 15 Ill. Reg. 8294, effective May 16, 1991; amended at 15 Ill. Reg. _____, effective _____.

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SUBPART A: INITIAL, RECONSIDERATION, AND REOPENING CASE DEVELOPMENT

Section 843.10 Definitions

"Activities of daily living for children" means those activities of children that involve continuity of purpose and action, and goal or task orientation; that is, the practical implementation of skills mastered at earlier ages.

"Age-appropriate activities" means the normal activities of a child of any age; that is, what a child is expected to be able to do given his or her age.

"Bureau" means the Bureau of Disability Determination Services.

"Claimant representative" means an attorney or other individual appointed by the claimant to act for him/her in the prosecution of a disability claim, who is qualified pursuant to the definition of "representative" in 89 Ill. Adm. Code 853.10.

"Clear-cut cessation" means a decision to discontinue disability benefits/payments without current medical development (i.e., the acquisition of medical evidence subsequent to the receipt of the case file by the Bureau for the purpose of conducting continuing disability review) when the claimant has returned to full-time work as defined in and meets the criteria as set forth in the Program Operations Manual System DI 28030.035 et seq. as revised August 1987.

"Continuing Disability Review" means the periodic reexamination of a case, which is conducted pursuant to 89 Ill. Adm. Code 850 for which an allowance has been processed in order to determine if the claimant continues to be disabled.

"Daily activities development" means the process of obtaining a description of the claimant's customary actions, interests, and interpersonal relationships from medical and/or lay sources who have knowledge of the claimant's living conditions.

"Developmental domain" means a broad area of development including major spheres of physical, cognitive, communication, social, and emotional activity for children from birth to age six.

"Developmental milestones" means a child's expected principal developmental achievements at particular points in time.

"Domain" means a broad sphere of physical and mental functioning measured by how well the child can do age-appropriate activities.

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"Functional domain" means a broad area of development including major spheres of physical, cognitive, communication, social, and emotional activity for children from age six to age sixteen.

"Functional equivalence" means the decision that an impairment(s) exists which is of comparable severity to an impairment which would disable an adult based on an assessment of a child's functioning.

"Individualized functional assessment" means the evaluation of functional limitations and abilities in a child to determine whether an impairment(s) exists which would disable an adult.

"Medical evidence of record" means medical information on file for a patient, such as reports of exams, progress notes, and test results, which are obtained from a treating source as defined in Program Operations Manual System DI 22505.025 as amended December 1986.

"Medical Information Unit" (MIU) means the unit established by the Bureau to perform various functions involving the consultative examination process and to coordinate all correspondence, communication, and record-keeping between the Bureau and Cook County Hospital and Fantus Clinic of Chicago, Illinois.

"Presumptive disability/blindness decision" means a favorable decision rendered for a Supplemental Security Income (SSI) claim based on the evaluation criteria as set forth in the Program Operations Manual System DI 23535.005, as amended October 1988; such decision permits the claimant to receive payments prior to the formal decision.

"Program Operations Manual System" means the policies and procedures of the Social Security Administration which set forth the objectives and requirements of the disability programs and furnish the standards with which Social Security Administration operating components must comply in the administration of the functions they perform. The Social Security Act is the basis for all standards set forth in the Program Operations Manual System.

"Residual functional capacity" means the ability to function in a work setting despite the limitations imposed by a physical or mental impairment as determined pursuant to Program Operations Manual System DI 24510.001 as amended July 1989 and DI 25001.001 as amended March 1989.

"Sequential evaluation" means the order in which factors regarding impairment severity and work status are considered in the adjudication process, pursuant to 89 Ill. Adm. Code 845.

"Trailer mail" means medical evidence and other case-related correspondence received in the Bureau after the claim has been adjudicated and released.

"Vocational evidence" means documentation of the claimant's residual functional capacity, age, education, and work experience used when a disability decision based on medical evidence alone cannot be made.

"Work evaluation" means a program conducted at a work evaluation facility, which has an annual service agreement pursuant to 89 Ill. Adm. Code 530, to assess by testing of function and job sampling the claimant's ability to adjust to work pursuant to Program Operations Manual System DI 22515.010 as amended November 1988.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 843.20 Preliminary Case Action

a) A claimant will provide consent to the Bureau to contact sources who may have evidence to document the claim by signing the Disability Insurance Benefit and/or Supplemental Security Income (SSI) application(s) and a medical release form when filing for benefits/ payments. The Bureau will obtain and disclose such evidence following the guidelines governing disclosure set forth in the Program Operations Manual System DI 30510.000 as amended February 1988 and DI 30515.000 et seq. as amended January 1986. The claimant may revoke the consent at any time, but the consent will be valid until final disposition of the disability claim or one year.

b) To insure the impartiality of the adjudicative team, the Bureau will assign a claim for which an earlier unfavorable determination was rendered, to an adjudicator and medical consultant who did not participate in that decision.

c) All incoming SSI cases will be reviewed to determine if a presumptive disability/blindness decision can be made following the criteria in the Program Operations Manual System DI 23535.000 et seq. as amended October 1988.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 843.30 Medical Evidence of Record Development

a) The Bureau incorporates the standards for obtaining medical evidence of record as set forth in the Program Operations Manual System DI 22505.000 et seq. as revised June October 1987 except for the provisions regarding obtaining medical evidence from Cook County Hospital and Fantus Clinic of Chicago, Illinois.

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b) The Bureau's Medical Information Unit (MIU) will be responsible for processing all requests for medical evidence of record from Cook County Hospital and Fantus Clinic of Chicago, Illinois.

c) The Bureau has developed the following policy regarding payment for medical evidence:

- 1) Only one payment will be proffered per source. Payment rates are established pursuant to provisions set forth in 89 Ill. Adm. Code 545.
- 2) When a reconsideration claim is filed requiring that the same source be contacted for additional evidence, another payment will be proffered, because a new application at a higher level of appeal is being developed.
- 3) If a contact does not yield medical evidence of record, payment will not be proffered.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 843.50 Vocational Evidence Development

a) The Bureau will determine whether complete vocational development is needed for the claim by following the steps of sequential evaluation described in 89 Ill. Adm. Code 845 (Sequential Evaluation Process for the Determination of Disability).

b) The Bureau incorporates the criteria for vocational evidence development as specified in the Program Operations Manual System DI 22515.000 et seq. as amended November 1988.

c) If the Bureau cannot assess the residual functional capacity based on medical and vocational evidence as defined by the Program Operations Manual System DI 22505.000 as amended June October 1987, and DI 22515.000 as amended November 1988, the Bureau will provide the claimant with the following information:

- 1) The reason that the additional evidence is needed;
- 2) A description of the work evaluation process;
- 3) The dates during which the evaluation will occur;
- 4) Transportation available from the facility or the travel reimbursement policy as set forth in 89 Ill. Adm. Code 840.50(b)(10);

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- 5) Directions to get to the facility and the contact person at the site;
- 6) Instructions regarding medication, prostheses, and the money necessary for meals that should be taken to the evaluation;
- 7) Description of the lodging arrangement.
- d) If a claimant fails to participate or cannot be contacted regarding a work evaluation, the Bureau will follow the guidelines for securing claimant cooperation as stated in the Program Operations Manual System DI 22501.030 et seq. as amended January-1986 August 1988.
- e) If a claimant fails to go to the work evaluation for a valid reason as set forth in Program Operations Manual System DI 22510.055(b), as amended January 1986, but is willing to participate, the Bureau will recontact the facility to arrange for the claimant to complete the evaluation.
- f) Reimbursement for travel, meals and lodging will be made in accordance with 80 Ill. Adm. Code 2800.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 843.60 Daily Activities Development for Mental Impairment Claims

- a) The Bureau incorporates the guidelines for daily activities in mental impairment claims set forth in the Program Operations Manual System DI 22511.001 - 22511.013 as amended July-1989 August 1988. Mental impairments are defined in 20 CFR 404. Subpart P, Appendix A, 12.00 (1989).
- b) The Bureau will prepare a mental residual capacities assessment for cases involving a mental impairment in accordance with the Program Operations Manual System DI 24510.025 and DI 24510.060 - 24510.065, as amended July 1989.
- c) If a claimant alleging a mental impairment refuses or fails to comply with a Department request for further development without good and valid reason, as explained in the Program Operations Manual System DI 22501-030-as-amended-January-1986 22501.003 as amended August 1988, the Bureau will obtain assistance through contact with a third party or Social Security Administration field office assistance according to the guidelines in the Program Operations Manual System DI 22501.003 et seq. as amended August 1988 and DI 22505.050 et seq. as amended January-1986 October 1987.

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(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 843.61 Case Development for Supplemental Security Income (SSI) Claimants Under Age Eighteen

- a) The Bureau incorporates the guidelines for conducting individualized functional assessments for SSI claimants under age eighteen as specified in the Code of Federal Regulations 20 CFR 416.924 - 416.924f as amended February 11, 1991.
- b) The Bureau will determine functional equivalence for such claims in accordance with the Code of Federal Regulations 20 CFR 416.926a as amended February 11, 1991.

(Source: Added at 15 Ill. Reg. _____, effective _____)

SUBPART B: CONTINUING DISABILITY REVIEW (CDR) CASE DEVELOPMENT

Section 843.70 Contact With Claimants

- a) If information obtained by the SSA field office during the CDR interview does not meet the requirements contained in the Program Operations Manual System DI 28030.020, as amended June 1987, and DI 28030.030, as amended August 1987, the Bureau will directly contact the claimant or his/her representative for the necessary information following the guidelines set forth in the Program Operations Manual System DI 28030.015(A) as amended June 1987.
- b) If SSA field office assistance is needed to obtain the desired information, according to the provisions in the Program Operations Manual System DI 28030.015(B) as amended June 1987, the Bureau will request such assistance in accordance with the guidelines set forth in the Program Operations Manual System DI 22505.050 et seq. as amended June October 1987.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

Section 843.120 Cessation Without Full Medical Development (Clear-Cut Cessation)

The Bureau will determine the need for a cessation of benefits without full medical development for the CDR claim according to the criteria set forth in the Program Operations Manual System DI 28030.035 et seq. as amended January 1986 August 1987.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

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Section 843.121 Evaluation of Continuing Disability for SSI Childhood Claims

The Bureau will determine whether or not a child previously found to be disabled and eligible for SSI payments continues to be disabled according to the criteria set forth in the Code of Federal Regulations 20 CFR 416.994 - 416.994i as amended February 11, 1991.

(Source: Added at 15 Ill. Reg. _____, effective _____)

SUBPART C: SPECIAL ISSUES AFFECTING CASE DEVELOPMENT

Section 843.180 Processing Out-of-State Court Cases

With regard to the following class action lawsuits, the Bureau incorporates the specified court-ordered criteria for development of medical and/or vocational evidence:

- a) In the case of Boyd, et al. v. Sullivan, POMS DI 32532.000 et seq. revised March, 1990.
- b) In the case of Hyatt, et al. v. Sullivan, POMS DI 32548.000 et seq. revised April--1986 September, 1990 and January, 1991.
- c) In the case of Morrison, Doe and Decker, POMS DI 32551.000 et seq. revised September--1986 August, 1990.
- d) In the case of Polaski, et al. v. Bowen, POMS DI 32553.000 et seq. revised December, 1989.
- e) In the case of Samuels, et al. v. Bowen, POMS DI 32555.000 et seq. revised March, 1990.
- f) In the case of Sullivan v. Zohley, POMS DI E32597.000 et seq. revised June--1994 July, 1990 and March, 1991.

(Source: Amended at 15 Ill. Reg. _____, effective _____)

- 1) Heading of the Part: Disqualifying Income And Reduced Benefits
- 2) Code Citation: 56 Ill. Adm. Code 2920
- 3) Section Number:
 - 2920.1 Adopted Action:
 - 2920.48 Amended Section
 - 2920.66 New Section
 - 2920.69 New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 48, pars. 344, 345, 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611.
- 5) Effective Date of the Amendment: July 30, 1991, 1991.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: July 30, 1991.
- 9) Notice of Proposal published in Illinois Register: April 19, 1991 at 15 Ill. Reg. 5495.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: In the Source Note, "December 28, 1991" is changed to "December 28, 1990". In Section 2920.1, the word "employer" is used twice in the definition of "separation". One use is deleted.
- 12) Have all changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and purpose of the rules: One new section provides that residual payments to artists for commercials are wages attributable only to the weeks in which the services were originally performed. Another new section provides that the remuneration paid to election judges will constitute wages for the purpose of Section 402. The other new section

provides that payments for mandatory jury service will not constitute wages and, therefore, is not deductible from benefits; while remuneration for voluntary jury duty is wages and is deductible. It cannot be used to qualify for benefits under Section 607 of the Act.

- 16) Information and Questions regarding these Adopted Amendments may be addressed to:

Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2 South
Chicago, Illinois 60605
312/793-4240

The full Text of the Adopted Amendments begin on the next page:

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER 9: INELIGIBILITY FOR BENEFITS

PART 2920

DISQUALIFYING INCOME AND REDUCED BENEFITS

SUBPART A: GENERAL PROVISIONS

Section
2920.1
2920.5

Definitions
Ineligibility To Receive Benefits Due To Performing Full-time Work Or Due To The Receipt Of Various Income Whose Sum Is Equal To Or Greater Than The Individual's Weekly Benefit Amount
Reduction In Benefits Due To Receipt Of Vacation Pay, Holiday Pay, Retirement Pay, And Workers' Compensation Whose Sum Is Less Than The Individual's Weekly Benefit Amount

2920.10

2920.15
2920.20

Reduction In Benefits Due To Receipt Of Wages For Less Than Full-Time Work
Reduced Benefits: Payment Of Dependents' Allowance Or Spouse's Allowance

2920.25

Payments Made During Shutdown For Inventory Or Vacation Purposes

2920.30

Payments Made In Connection With Separation Or Layoff As, Or In The Nature Of Vacation Pay, Vacation Pay Allowance Or As Pay In Lieu Of Vacation

2920.35

Holiday Pay

2920.40

Payments In Lieu Of Notice Of Separation Or Layoff

2920.45

Severance Pay

2920.48

Residual Payments

2920.50

Back Pay Awards

2920.55

Receipt Of Or Filing For Unemployment Insurance Benefits Under The Laws Of Another State, Canada, Or The United States

2920.60

Supplemental Unemployment Benefits (SUB Pay)

2920.65

Retirement Pay

2920.66

Payments To An Election Judge

2920.68

Payments By A Labor Union

2920.69

Jury Service

2920.70

Retirement Pay Considered Disqualifying Income

2920.75

Allocation Of Retirement Pay

2920.80

Miscellaneous Forms Of Retirement Pay

2920.85

Conformity With Federal Unemployment Tax Act

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

AUTHORITY: Implementing and authorized by Sections 234, 235, 239, 245, 401, 402, 600, 605, 606, 610, 611, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1987, ch. 48, pars. 344, 345, 349, 370, 401, 402, 430, 435, 436, 440, 441, 610 and 611.

SOURCE: Adopted at 11 Ill. Reg. 1853, effective January 7, 1987; amended at 12 Ill. Reg. 16066, effective September 23, 1988; amended at 13 Ill. Reg. 1773, effective January 27, 1989; amended at 13 Ill. Reg. 5936, effective April 18, 1989; emergency amendments at 13 Ill. Reg. 11899, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Adm. Code 17402, effective October 30, 1989; amended at 15 Ill. Adm. Code 180, effective December 28, 1990; amended at 15 Ill. Adm. Code 114¹⁶, effective July 30, 1991, 1991.

SUBPART A: GENERAL PROVISIONS

Section 2920.1 Definitions

"Act" means the Unemployment Insurance Act, as amended, (Ill. Rev. Stat. 1985⁹, ch. 48, pars. 300 et seq.).

"Employer" shall have the same meaning as provided in Section 205 of the Act.

"Employing unit" shall have the same meaning as provided in Section 204 of the Act.

"Full-time work" refers to the number of hours or days a class of workers would work if the employing unit had all the business it could handle without overtime. Except where the contrary is provided by a collective bargaining agreement or company policy, full time work is customarily 40 hours per week.

"Layoff" occurs when work is no longer available for the individual for a definite or indefinite period of time, but there is no intention to permanently sever the employer-employee relationship.

"Normal workday" is a day during which work is ordinarily performed at the worker's customary place of employment.

"Pay in lieu of vacation" refers to amounts paid to an employee in addition to regular wages when the employee works instead of taking the period of vacation to which the individual is entitled.

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"Residual payments" are amounts paid to a performer for the continued use of radio and television commercials in which he performed.

"Separation" refers to the situation that exists when an employee has either:

Voluntarily terminated employment; or,

Been permanently discharged from employment by the employer; or,

Been indefinitely suspended from employment by the employer on grounds other than lack of work at the place of employment.

"Services performed by an individual in self-employment" means those services which would be excluded from covered employment under Section 212 of the Act.

"Shutdown for inventory purposes" occurs whenever the employer suspends all or a unit of its operations for an announced period in order to count or to inspect the property in the employer's possession.

"Shutdown for vacation purposes" occurs whenever the employer suspends all, or a unit of, its operations for an announced period in order to grant its employees a period of rest and recreation, conduct maintenance or re-tooling operations, or for any reason except lack of business.

"Standby pay" refers to amounts paid or payable to an employee either for an employee's readiness to perform services for an employer or amounts paid or payable to an employee for the purpose of maintaining the employer-employee relationship during any work cessation not related to a labor dispute in which the individual is directly involved.

"Vacation pay" refers to amounts paid or payable to an employee for the purpose of granting him a period of rest and recreation. The term "vacation pay" includes what is commonly referred to as "personal holiday" pay, "earned bonus hours," and other amounts payable for the purpose of rest and recreation regardless of how they are characterized.

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"Vacation pay allowance" refers to amounts paid or payable to an employee as vacation pay without regard to the period of vacation leave to which the employee is entitled. For example, an employee may be entitled to two weeks of vacation leave but be paid an allowance which is greater or less than the wages for two weeks of normal work. Thus, if an employee was entitled to receive a vacation pay allowance equal to 5% of his annual salary of \$20,000, the employee's vacation pay allowance would be \$1,000.

"Wages for less than full time work" refers to every form of remuneration for personal services, including salaries, commissions, bonuses, gratuities received from third parties which are reported as wages under Section 234 of the Act, and the reasonable money value of all remuneration in any medium other than cash received by an individual for less than full time work.

"Weekly benefit amount" means the amount defined by Section 401 of the Act.

(Source: Amended at 15 Ill. Reg. 11416, effective July 30, 1991)

Section 2920.48 Residual Payments

Residual payments constitute remuneration for personal services and, therefore, must be deducted from unemployment insurance benefits as provided in Section 402 of the Act. However, residual payments are attributable only to the weeks in which the personal services were actually performed and, therefore, are deductible only from those weeks.

Example: During the week ending March 2, 1991, an individual performs in a commercial. This commercial is scheduled to air on television every Friday from March 8, 1991 until May 24, 1991. As compensation for his performance, the individual will receive residual payments every time that the commercial is aired. These residual payments constitute remuneration for personal services for the week ending March 2, 1991 only. If this individual claims unemployment insurance benefits for that week, the residual payments shall be deducted from his benefits as provided in Section 402 of the Act.

(Source: Added at 15 Ill. Reg. 11416, effective July 30, 1991)

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Section 2920.66 Payments To An Election Judge

The compensation paid to an election judge by a Board of Elections constitutes remuneration for personal services and, therefore, must be deducted from unemployment insurance benefits as provided in Section 402 of the Act, and service as an election judge also constitutes bona fide work for the purpose of Section 607 of the Act.

(Source: Added at 15 Ill. Reg. 11416, effective July 30, 1991)

Section 2920.69 Jury Service

a) Compensation paid for mandatory jury service (see 56 Ill. Adm. Code 2732.210) is not remuneration for personal services and, therefore, shall not constitute wages for the purpose of Section 402 of the Act nor shall mandatory jury service constitute bona fide work for the purpose of Section 607 of the Act.

b) Compensation paid for voluntary jury service, such as for a Coroner's jury, is remuneration for personal services and, therefore, does constitute wages for the purpose of Section 402 of the Act. Such voluntary service also constitutes bona fide work for the purpose of Section 607 of the Act.

(Source: Added at 15 Ill. Reg. 11416, effective July 30, 1991)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of the Part: Employment
- 2) Code Citation: 56 Ill. Adm. Code 2732
- 3) Section Number: Adopted Action:
2732.125 New Section
- 4) Statutory Authority: Ill. Rev. Stat., 1989, ch. 48, pars.
321.2, 322, 610 and 611.
- 5) Effective Date of the Amendment: July 30, 1991, 1991.
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this Rule contain an incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: July 30, 1991.
- 9) Notice of Proposal published in Illinois Register: May 3,
1991 at 15 Ill. Reg. 6382.
- 10) Has JCAR issued a Statement of Objection to these Rules? No.
- 11) Difference between proposal and final version: None.
- 12) Have all the changes agreed upon by the Agency and JCAR been
made as indicated in the agreement letter issued by JCAR?
Yes.
- 13) Will this replace an emergency rule currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and purpose of the rules: This amendment sets forth
the Director's interpretation of Section 211.2 as requiring
that the "four or more" provision of that section requires
that the four or more workers perform their services in Illi-
nois in order to be included in determining the liability of
the employing unit.
- 16) Information and Questions regarding these Adopted Amendments
may be addressed to:
Stella Adams Cuthbert, Commissioner
Illinois Department of Employment Security
401 South State Street - 2 South
Chicago, Illinois 60605
312/793-4240

The full Text of the Adopted Amendment begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER c: RIGHTS AND DUTIES OF EMPLOYERS

PART 2732
EMPLOYMENT

SUBPART A: COVERAGE

Section
2732.125

Requirement That "Four Or More" Employees Of A Nonprofit
Organization Perform Services Within This State

SUBPART B: SERVICES IN EMPLOYMENT

2732.200 Section 212 Of The Act - Services In Employment
2732.210 Mandatory Jury Service

AUTHORITY: Implementing and authorized by Sections 211.2, 212,
1700, and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat.
1989, ch. 48, pars. 321.2, 322, 610 and 611).

SOURCE: Adopted at 13 Ill. Reg. 8864, effective May 30, 1989;
amended at 14 Ill. Reg. 673, effective January 2, 1990; amended at
15 Ill. Reg. 11423 effective July 30, 1991.

SUBPART A: COVERAGE

Section 2732.125 Requirement That "Four Or More" Employees Of
A Nonprofit Organization Perform Services Within This State

In applying Section 211.2 of the Act (Ill. Rev. Stat. 1989, ch. 48,
par. 321.2), only individuals performing services in this State
shall be included in determining whether the nonprofit organization
has had four or more individuals in employment.

Example: Organization X is a nonprofit organization, as
defined in Section 501(c)(3) of the Internal Revenue Code of
1986, and is exempt from income tax under Section 501(a) of
that Code. It maintains its national headquarters in
Madison, Wisconsin where it employs ten persons. It also
maintains a branch office in Chicago where it employs one
worker. The services of the one worker in Chicago shall not
constitute employment in Illinois because this organization
does not have 4 or more individuals in employment in
Illinois.

(Source: Added at 15 Ill. Reg. 11423, effective July 30, 1991)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: HAZARDOUS WASTE INJECTION RESTRICTIONS2) Code Citation: 35 Ill. Adm. Code 7383) Section Numbers: Adopted Action:

738.101 Amendment
 738.110 Amendment
 738.112 Amendment
 738.114 Amendment
 738.115 Amendment
 738.116 Amendment

4) Statutory Authority: Ill. Rev. Stat. 1989, ch. 111½, pars. 1013, 1022.4 and 1027.5) Effective Date of amendments: July 24, 19916) Does this rulemaking contain an automatic repeal date? No.7) Do these amendments contain incorporations by reference? No.8) Date filed in Board's Principal Office: Order adopted May 23, 1991.9) Notice of Proposal Published in Illinois Register:

November 26, 1990, 14 Ill. Reg. 18681

10) Has JCRA issued a Statement of Objections to these rules? No.

Section 13(c) of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1013(c)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCRA.

11) Differences between proposal and final version:

USEPA published corrections to 40 CFR 148.10 (corresponding to 35 Ill. Adm. Code 738.110) and 40 CFR 148.16 (corresponding to 35 Ill. Adm. Code 738.116) at 55 Fed. Reg. 3876 on January 31, 1991. The Board has incorporated one change into the final rule, based in part on those federal corrections. The Board has deleted the reference to hazardous waste number U139 that appeared as part of the proposed amendments Section 738.116(a)(3). The Board also corrects Section 738.116(d) to read "subsections (a) through (c)," rather than how it appeared as proposed.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

12) Have all the changes agreed upon by the Board and JCRA been made as indicated in the agreement letter issued by JCRA?

Section 13(c) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCRA. Nevertheless, JCRA submitted public comments, and the Board has revised the text in response to those comments.

13) Will these amendments replace an emergency amendments currently in effect? No.14) Are there any other amendments pending on this Part? No.15) Summary and Purpose of amendments:

A complete description is contained in the Board's Opinion of May 23, 1991 in R90-14, which Opinion is available from the address below. Section 13(c) of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1013(c)) provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCRA.

This rulemaking updates the Board's RCRA underground injection control rules to correspond with amendments adopted by USEPA which appeared in the Federal Register during the period January 1, 1990 through August 31, 1990. It includes a series of corrections promulgated by USEPA on January 31, 1991, since those corrections affect the federal rules as amended during the present update period.

On June 1, 1990, USEPA promulgated the restrictions on land disposal of Third Third Scheduled Wastes. That rulemaking included restrictions under both the RCRA and UIC programs. The present Board rulemaking deals only with the portion of that proceeding which impacts the Illinois UIC program. Docket dealt with those portions impacting the Illinois RCRA program.

The federal rulemaking primarily completes the list of Third Third Wastes prohibited from underground injection (40 CFR 148.16, corresponding to 35 Ill. Adm. Code 738.116). It also adds First Third Wastes (40 CFR 148.14, corresponding to 35 Ill. Adm. Code 738.114) and Second Third Wastes (40 CFR 148.15, corresponding to 35 Ill. Adm. Code 738.115) and add an exception from the general prohibition against underground injection for certain characteristic wastes (40 CFR 148.1, corresponding to 35 Ill. Adm. Code 738.101). The present rulemaking proposes those recent federal amendments.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 16) Information and questions regarding this adopted amendments shall be directed to:

Michael J. McCambridge
Attorney
Illinois Pollution Control Board
100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER d: UNDERGROUND INJECTION CONTROL AND UNDERGROUND STORAGE TANK PROGRAMS

PART 738
HAZARDOUS WASTE INJECTION RESTRICTIONS

SUBPART A: GENERAL

Section	
738.101	Purpose Scope and Applicability
738.102	Definitions
738.103	Dilution Prohibited as a Substitute for Treatment
738.104	Case-by-Case Extensions of an Effective Date
738.105	Waste Analysis

SUBPART B: PROHIBITIONS ON INJECTION

Section	
738.110	Waste Specific Prohibitions - Solvent Wastes
738.111	Waste Specific Prohibitions - Dioxin-Containing Wastes
738.112	Waste Specific Prohibitions - California List Wastes
738.114	Waste Specific Prohibitions - First Third Wastes
738.115	Waste Specific Prohibitions - Second Third Wastes
738.116	Waste Specific Prohibitions - Third Third Wastes

SUBPART C: PETITION STANDARDS AND PROCEDURES

Section	
738.120	Petitions to Allow Injection of a Prohibited Waste
738.121	Required Information to Support Petitions
738.122	Submission, Review and Approval or Denial of Petitions
738.123	Review of Adjusted Standards
738.124	Termination of Adjusted Standards

AUTHORITY: Implementing Section 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111 1/2, pars. 1013, 1022.4 and 1027).

SOURCE: Adopted in R89-2 at 14 Ill. Reg. 3059, effective February 20, 1990; amended in R89-11 at 14 Ill. Reg. 11948, effective July 9, 1990; amended in R90-14 at 15 Ill. Reg. 11425, effective July 24, 1991

SUBPART A: GENERAL

Section 738.101 Purpose Scope and Applicability

- a) This Part identifies hazardous wastes that are restricted from

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

disposal into Class I hazardous waste injection wells and defines those circumstances under which a waste, otherwise prohibited from injection, may be injected.

- b) The requirements of this Part apply to owners or operators of Class I hazardous waste injection wells used to inject hazardous waste.
- c) Wastes otherwise prohibited from injection may continue to be injected:

- 1) If an extension from the effective date of a prohibition has been granted pursuant to Section 738.104; or
 - 2) If an adjusted standard has been granted in response to a petition filed under Section 738.120; or
 - 3) If the waste is generated by a conditionally exempt small quantity generator, as defined in 35 Ill. Adm. Code 721.105.
- d) Wastes that are hazardous only because they exhibit a hazardous characteristic, and which are not otherwise prohibited from injection under this Part, are not prohibited from injection if the wastes:

- 1) Are disposed into a nonhazardous or hazardous waste injection well defined under 35 Ill. Adm. Code 730.106(a); and
- 2) Do not exhibit any prohibited characteristic of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C at the point of injection.

BOARD NOTE: Derived from 40 CFR 148.1 (198920), as amended at 53 Fed. Reg. 28154, July 26, 1988.

(Source: Amended at 15 Ill. Reg. 11425, effective July 24, 1991)

SUBPART B: PROHIBITIONS ON INJECTION

Section 738.110 Waste Specific Prohibitions - Solvent Wastes

- a) 35 Ill. Adm. Code 721.131 spent solvents:

- 1) The spent solvent wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection unless the solvent

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waste is a solvent-water mixture or solvent-containing sludge containing less than 1 percent total of the F001 through F005 solvent constituents listed in subsection (a)(2):

- F001
- F002
- F003
- F004
- F005

- 2) F001 through F005 solvent constituents:

Acetone
n-Butyl alcohol
Carbon disulfide
Carbon tetrachloride
Chlorobenzene
Cresols and cresylic acid
Cyclohexanone
1,2-Dichlorobenzene
Ethyl acetate
Ethyl benzene
Ethyl ether
Isobutanol
Methanol
Methylene chloride
Methylene chloride (from the pharmaceutical industry)
Methyl ethyl ketone
Methyl isobutyl ketone
Nitrobenzene
Pyridine
Tetrachloroethylene
Toluene
1,1,1-Trichloroethane
1,1,2-Trichloro-1,2,2,2-trifluoroethane
Trichloroethylene
Trichlorofluoromethane
Xylene

- b) Effective August 8, 1990, all spent F001 through F005 solvent wastes containing less than 1 percent total F001 through F005 solvent constituents listed in subsection (a)(2) are prohibited from injection.

- eb) The requirements of subsections (a) or (b) do not apply:

- 1) If the wastes meet or are treated to meet the standards of

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35 Ill. Adm. Code 728.Subpart D; or

- 2) If an adjusted standard has been granted in response to a petition under Subpart C; or
- 3) During the period of extension of the applicable effective date, if an extension has been granted under Section 738.Subpart D.

BOARD NOTE: Derived from 40 CFR 148.10 (19890).

(Source: Amended at 15 Ill. Reg. 11425, effective July 24, 1991)

Section 738.112 Waste Specific Prohibitions - California List Wastes

- a) The hazardous wastes listed in 35 Ill. Adm. Code 728.132 containing polychlorinated biphenyls at concentrations greater than or equal to 50 ppm or halogenated organic compounds at concentrations greater than or equal to 10,000 mg/kg are prohibited from underground injection.
- b) ~~Effective August 8, 1990,~~ The following hazardous wastes are prohibited from underground injection:
 - 1) Liquid hazardous wastes, including free liquids associated with any solid or sludge, containing free cyanides at concentrations greater than or equal to 1000 mg/l;
 - 2) Liquid hazardous wastes, including free liquids associated with any solid or sludge, containing the following metals (or elements) or compounds of these metals (or elements) at concentrations greater than or equal to those specified below:
 - A) Arsenic or compounds (as As) 500 mg/l;
 - B) Cadmium or compounds (as Cd) 100 mg/l;
 - C) Chromium (VI) or compounds (as Cr VI) 500 mg/l;
 - D) Lead or compounds (as Pb) 500 mg/l;
 - E) Mercury or compounds (as Hg) 20 mg/l;
 - F) Nickel or compounds (as Ni) 134 mg/l;
 - G) Selenium or compounds (as Se) 100 mg/l; and

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H) Thallium or compounds (as Tl) 130 mg/l;

- 3) Liquid hazardous waste having a pH less than or equal to two (2.0); and
- 4) Hazardous wastes containing halogenated organic compounds in total concentration less than 10,000 mg/kg but greater than or equal to 1000 mg/kg.

c) The requirements of subsections (a) and (b) do not apply:

- 1) If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728.Subpart D; or
- 2) If an adjusted standard has been granted in response to a petition under Subpart C; or
- 3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.12 (19890), as added at 53 Fed. Reg. 10919, August 16, 1989, and amended at 53 Fed. Reg. 41602, October 24, 1989.

(Source: Amended at 15 Ill. Reg. 11425, effective July 24, 1991)

Section 738.114 Waste Specific Prohibitions - First Third Wastes

- a) 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste number are prohibited from underground injection:

F006 (wastewaters and nonwastewaters)
F008
F009
F019
- 2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K001
K004
K008
K015 (wastewaters and nonwastewaters)
K016 (at concentrations greater than or equal to one percent)
K017

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K018

K019

K020

K021 (wastewaters, and nonwastewaters generated by the process described in the waste listing description ~~and disposed after August 17, 1988~~, and not those generated in the course of treating wastewater forms of these wastes) (wastewaters and nonwastewaters)

K022

K024

K030

K031

K035

K036

(wastewaters, and nonwastewaters generated by the process described in the waste listing description ~~and disposed after August 17, 1988~~, and not those generated in the course of treating wastewater forms of these wastes)

K037

K044

K045

~~nonexplosive K046 (nonwastewater)~~

K046 (wastewaters and nonwastewaters)

K047

K048

K049

K050

K051

K052

K060

(wastewaters, and nonwastewaters generated by the process described in the waste listing description ~~and disposed after August 17, 1988~~, and not those generated in the course of treating wastewater forms of these wastes) (wastewaters and nonwastewaters)

K061

K062

~~noncalcium-sulfate K069~~

K069 (calcium sulfate nonwastewaters; all

wastewaters; and noncalcium sulfate

nonwastewaters generated by the process

described in the waste listing description ~~and~~

~~disposed after August 17, 1988~~, and not those

generated in the course of treating wastewater

forms of these wastes)

K071

K073

K083

K084

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K085

K086 ~~solvent wastes~~

K087

K099

K101 (all wastewaters and less than one percent total ~~arsenic-nonwastewaters~~)

K102 (all wastewaters and less than one percent total ~~arsenic-nonwastewaters~~)

K103

K104

K106

3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

P001

P004

P005

P010

P011

P012

P015

P016

P018

P020

P030

P036

P037

P039

P041

P048

P050

P058

P059

P063

P068

P069

P070

P071

P081

P082

P084

P087

P089

P092

P094

P097

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P102
P105
P108
P110
P115
P120
P122
P123
U007
U009
U010
U012
U016
U018
U019
U022
U029
U031
U036
U037
U041
U043
U044
U046
U050
U051
U053
U061
U063
U064
U066
U067
U074
U077
U078
U086
U089
U103
U105
U108
U115
U122
U124
U129
U130
U133
U134
U137

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U151
U154
U155
U157
U158
U159
U171
U177
U180
U185
U188
U192
U200
U209
U210
U211
U219
U220
U221
U223
U226
U227
U228
U237
U238
U248
U249

b) ~~1) The waste specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection~~

~~R036 (wastewater)~~

~~2) The waste specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection~~

~~R030~~
~~R039~~
~~R041~~
~~R063~~
~~R071~~
~~R089~~
~~R094~~
~~R097~~
~~U221~~
~~U223~~

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e) ~~The wastes specified in 35 Ill. Adm. Code 271.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~K008
K009~~

d) ~~Effective August 8, 1990, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:~~

~~K043
K050
K051
K052
K062
K071
K104~~

eb) Effective June 7, 1991, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:

K016 (at concentrations greater less than one percent)

fc) 1) Effective June 8, 1991, the wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste number are prohibited from underground injection:

F007

2) Effective June 8, 1991, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K011 (nonwastewaters)
K013 (nonwastewaters)

d) Effective May 8, 1992, the wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K011 (wastewaters)
K013 (wastewaters)
K014

ge) The requirements of subsections (a) through (fd) do not apply:

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- 1) If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728.Subpart D; or
- 2) If an adjusted standard has been granted in response to a petition under Subpart C; or
- 3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.14 (19890), as amended at 54 Fed. Reg. 35328, August 25, 1989.

(Source: Amended at 15 Ill. Reg. 11425, effective July 24, 1991)

Section 738.115 Waste Specific Prohibitions - Second Third Wastes

a) ~~The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:~~

~~K025 (nonwastewaters generated by the process described in the waste listing description and disposed after August 17, 1988, and not those generated in the course of treating wastewater forms of these wastes)~~

b) 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

F010
F024

2) The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K009 (nonwastewaters)
K010
K025

(wastewaters, and nonwastewaters generated by the process described in the waste listing description, and not those generated in the course of treating wastewater forms of these wastes)

K027
K028
K029
K038

(wastewaters and nonwastewaters)

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K039
K040
K041
K042
K043
K095 (wastewaters and nonwastewaters)
K096 (wastewaters and nonwastewaters)
K097
K098
K105
K113
K114
K115
K116

- 3) The wastes specified in 35 Ill. Adm. Code 721.133 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

P002
P003
P007
P008
P014
P026
P027
P029
P040
P043
P044
P049
P054
P057
P060
P062
P066
P067
P072
P074
P085
P098
P104
P106
P107
P111
P112
P113
P114

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U002
U003
U005
U008
U011
U014
U015
U020
U021
U023
U025
U026
U028
U032
U035
U047
U049
U057
U058
U059
U060
U062
U070
U073
U080
U083
U092
U093
U094
U095
U097
U098
U099
U101
U106
U107
U109
U110
U111
U114
U116
U119
U127
U128
U131
U135
U138
U140

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U142
U143
U144
U146
U147
U149
U150
U161
U162
U163
U164
U165
U168
U169
U170
U172
U173
U174
U176
U178
U179
U182
U193
U196
U203
U205
U206
U208
U213
U214
U215
U216
U217
U218
U235
U239
U244

eb) The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection pursuant to the treatment standards specified in 35 Ill. Adm. Code 728.141 and 728.143 applicable to F011 and F012 wastewaters and nonwastewaters:

F011 (nonwastewaters)
F012 (nonwastewaters)

ec) Effective June 8, 1991, the wastes specified in 35 Ill. Adm. Code

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721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:

K009 (wastewaters)

d) The requirements of subsections (a) through (c) do not apply:

- 1) If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728.Subpart D; or
- 2) If an adjusted standard has been granted in response to a petition under Subpart C; or
- 3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.15 (19890).

(Source: Amended at 15 Ill. Reg. 11425, effective July 24, 1991)

Section 738.116 Waste Specific Prohibitions - Third Third Wastes

a) ~~The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste number are prohibited from underground injection:~~

K100 ~~(nonwastewaters generated by the process described in the waste listing description and disposed after August 17, 1988, and not those generated in the course of treating wastewater forms of these wastes).~~

ba) 1) The wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

F025
F039 (nonwastewaters)

42) The wastes specified in 35 Ill. Adm. Code 721.132 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

K002
K003 (wastewaters and nonwastewaters)
K005
K006 (wastewaters and nonwastewaters)
K007
K023

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K026
K032
K033
K034
K093
K094
K100

- 23) The wastes specified in 35 Ill. Adm. Code 721.133 by the following EPA Hazardous Waste numbers are prohibited from underground injection:

P006
P009
P013
P017
P021
P022
P023
P024
P028
P031
P033
P034
P038
P042
P045
P046
P047
P051
P056
P064
P065
P073
P075
P076
P077
P078
P088
P093
P095
P096
P099
P101
P103
P109
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P112
P121
U001
U004
U006
U017
U024
U027
U030
U033
U034
U038
U039
U042
U045
U048
U052
U055
U056
U068
U069
U071
U072
U075
U076
U079
U081
U082
U084
U085
U087
U088
U090
U091
U096
U102
U112
U113
U117
U118
U120
U121
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U126
U132
U136
U141

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U145
U148
U152
U153
U156
U160
U166
U167
U181
U182
U183
U184
U186
U187
U190
U191
U194
U197
U201
U202
U204
U207
U222
U225
U234
U236
U240
U243
U246
U247

- 4) The wastes specified in 35 Ill. Adm. Code 721.121 or 721.124 by characteristic alone and designated by the following EPA Hazardous Waste numbers are prohibited from underground injection:

D001
D004
D005
D006
D008
D009
D010
D011
D012
D013
D014
D015

(wastewaters)

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D016
D017

- b) Mixed radioactive/hazardous wastes in 35 Ill. Adm. Code 728.110, 728.111 and 728.112, which are mixed radioactive and hazardous wastes, are prohibited from underground injection.
- c) 1) Effective May 8, 1992, the wastes specified in 35 Ill. Adm. Code 721.131 by the following EPA Hazardous Waste number are prohibited from underground injection:
- F039 (nonwastewaters)
- 2) Effective May 8, 1992, the wastes specified in 35 Ill. Adm. Code 721.122, 721.123 or 721.124 as hazardous based on a characteristic alone and designated by the following EPA Hazardous Waste numbers are prohibited from underground injection:
- D002 (wastewaters and nonwastewaters)
D003 (wastewaters and nonwastewaters)
D007 (wastewaters and nonwastewaters)
D009 (nonwastewaters)
- 3) The effective date of subsections (c)(1) and (c)(2) do not apply to the wastes listed in Section 148.112(b) which are prohibited from underground injection effective August 8, 1990.
- ed) The requirements of subsections (a) and through (g) do not apply:
- 1) If the wastes meet or are treated to meet the applicable standards specified in 35 Ill. Adm. Code 728. Subpart D; or
- 2) If an adjusted standard has been granted in response to a petition under Subpart C; or
- 3) During the period of extension of the applicable effective date, if an extension is granted under Section 738.104.

BOARD NOTE: Derived from 40 CFR 148.16 (19890).

(Source: Amended at 15 Ill. Reg. 11425, effective July 24, 1991)

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1) The Heading of the Part: AID TO FAMILIES WITH DEPENDENT CHILDREN

2) Code Citation: 89 Ill. Adm. Code 112

3) Section Numbers: Adopted Action:

112.70 Amendment
112.74 Amendment
112.78 Amendment
112.79 Amendment
112.80 Amendment
112.82 Amendment

4) Statutory Authority: Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Par. 9-6)

5) Effective Date of Adopted Amendments: July 25, 1991

6) Does this rulemaking contain an automatic repeal date?

Yes ☐ No ☒

7) Do these Adopted Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: July 25, 1991

9) Notice of Proposal Published in Illinois Register:

February 15, 1991 (15 Ill. Reg. 2521)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Differences between proposal and final version: Based on comments received from the Joint Committee on Administrative Rules, the following changes were made to this rulemaking:

1) in Section 112.74(b)(4)(D), the word "Local" is changed to "local"; in subsection (b)(4)(D)(F), the word "and" is stricken; in subsection (b)(4)(D)(G), the comma is changed to a semicolon and the word "and" is inserted after the semicolon; and in subsection (b)(4)(D)(H), at line one, the word "The" is changed to "the";

2) in Section 112.78(b)(2)(A), the phrase "part time" is changed to "part-time";

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3) in Section 112.78(d)(3)(C)(iv), at line two, the word "covering" is changed to "cover";

4) in Section 112.78(e)(2)(B), at line six, the word "participate" is changed to "participates";

5) in Section 112.78(i)(2)(B), at lines five and six, the phrase "State Scholarship" is changed to "Student Assistance";

6) in Section 112.79(b)(2), a closed paren is added to the end of the sentence;

7) in Section 112.79(a)(25), at line three, the word "th" is changed to "the";

8) in Section 112.82(d), at line eleven, the word "aid" is inserted after the word "financial";

9) in Section 112.82(d), a new second sentence is added that reads: "Financial aid benefits will be considered available only if they are not budgeted against food stamps."; and in Section 112.82(e)(7), a new fourth sentence is added that reads: "Initial Employment Expenses used for child care are excluded from the calculation of the total amount."; and

10) in Section 112.82(e)(7)(B), the comma is changed to a semicolon; and in subsection (e)(7)(B)(vii) thru (ix) the punctuation is corrected.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Adopted Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
112.101	Amendment	June 21, 1991 (15 Ill. Reg. 8785)

112.130	Amendment	June 21, 1991 (15 Ill. Reg. 8785)
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15) Summary and Purpose of Adopted Amendments: This rulemaking

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makes the following changes in the Department's Project Chance program:

1. reduces the amount the Department will pay a Project Chance participant who must use his/her own care in order to participate in Project Chance from 24¢ per mile to 15¢ per mile or \$300 per month, whichever is less;
2. makes it clear that supportive services can be provided only if sufficient resources are available;
3. clarifies that "good faith effort" applies to the job search portions of the job readiness and work experience components;
4. adds lack of available jobs in an area as an example of "good faith effort";
5. adds language on what constitutes an employer contact;
6. clarifies that the Department will pay for supportive services for self initiated education programs, as the rule was previously in error;
7. changes policy to budget financial aid payments against the need for payments for supportive services;
8. clarifies that the Department will pay transportation and lodging for persons to take State certification tests;
9. clarifies that the Department will pay for child care for all scheduled Project Chance activities, not just Orientation and assessment;
10. places a cap on Initial Employment Expenses; and
11. puts limits on payments for repair of automobiles and liability insurance.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

DEPARTMENT OF PUBLIC AID

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Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

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TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 112
AID TO FAMILIES WITH DEPENDENT CHILDREN

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112.1	Description of the Assistance Program
112.5	Incorporation By Reference

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

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112.8	Caretaker Relative
112.9	Client Cooperation
112.10	Citizenship
112.20	Residence
112.30	Age
112.40	Relationship
112.50	Living Arrangement
112.52	Social Security Numbers
112.54	Assignment of Medical Support Rights
112.60	Lack of Parental Support or Care
112.61	Death of a Parent
112.62	Incapacity of a Parent
112.63	Continued Absence of a Parent
112.64	Unemployment of the Parent

SUBPART C: PROJECT CHANCE

Section	
112.70	Participation Requirements For Project Chance
112.71	Individuals Exempt From Project Chance
112.72	Project Chance Participation/Cooperation Requirements
112.73	Failure to Participate with the Work Incentive Demonstration Program (Renumbered)
112.74	Project Chance Initial Assessment
112.76	Process/Development of an Employability Plan
112.77	Project Chance Orientation
112.78	Conciliation and Fair Hearings
112.79	Project Chance Components
112.80	Project Chance Sanctions
	Good Cause for Failure to Comply with Project Chance Participation Requirements
112.81	Responsible Relative Eligibility For Project Chance

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Project Chance Supportive Services
Young Parents Program
Work Experience Evaluation Project
Four Year College/Vocational Training Demonstration Project

SUBPART E: PROJECT ADVANCE

Section	
112.86	Project Advance
112.87	Project Advance Experimental and Control Groups
112.88	Project Advance Participation Requirements of Experimental Group Members and Adjudicated Fathers
112.89	Project Advance Cooperation Requirements of Experimental Group Members and Adjudicated Fathers
112.90	Project Advance Sanctions
112.91	Good Cause for Failure to Comply with Project Advance
112.93	Individuals Exempt From Project Advance
112.95	Project Advance Supportive Services

SUBPART F: EXCHANGE PROGRAM

Section	
112.98	Exchange Program

SUBPART G: FINANCIAL FACTORS OF ELIGIBILITY

Section	
112.100	Unearned Income
112.101	Unearned Income of Stepparent, Parent or Legal Guardian
112.105	Budgeting Unearned Income
112.106	Budgeting Unearned Income of Applicants Employed On Date of Application And/Or Date Of Decision
112.107	Initial Receipt of Unearned Income
112.108	Termination of Unearned Income
112.110	Exempt Unearned Income
112.115	Education Benefits
112.120	Incentive Allowances
112.125	Unearned Income In-Kind
112.126	Earmarked Income
112.127	Lump Sum Payments
112.128	Protected Income
112.130	Earned Income
112.131	Earned Income Tax Credit
112.132	Budgeting Earned Income
112.133	Budgeting Earned Income of Applicants Employed On Date of Application And/Or Date Of Decision

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Section
112.134 Initial Employment
112.135 Budgeting Earned Income For Contractual Employees
112.136 Budgeting Earned Income For Non-Contractual School Employees
112.137 Termination of Employment
112.138 Transitional Payments
112.140 Exempt Earned Income
112.141 Earned Income Exemption
112.142 Exclusion From Earned Income Exemption
112.143 Recognized Employment Expenses
112.144 Income From Work/Study/Training Program
112.145 Earned Income From Self-Employment
112.146 Earned Income From Roomer and Boarder
112.147 Income From Rental Property
112.148 Payments from the Illinois Department of Children and Family Services
112.149 Earned Income In-Kind
112.150 Assets
112.151 Exempt Assets
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AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 4-1 et seq. and 12-13)

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89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 10 Ill. Reg. 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 12432, effective July 10, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95 recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 12 Ill. Reg. 9032, effective May 20, 1988; amended at 12 Ill. Reg. 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February 13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended at 14 Ill. Reg. 6306,

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effective April 16, 1990; amended at 14 Ill. Reg. 10379, effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10, 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 Ill. Reg. 16937, effective September 30, 1990; emergency amendment at 15 Ill. Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275, effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10, 1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991; amended at 15 Ill. Reg. 11442, effective July 25, 1991.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART C: PROJECT CHANCE

Section 112.70 Participation Requirements For Project Chance

Sections 112.70 through 112.83 describe Project Chance employment, education, and training participation requirements for AFDC clients. The purpose of Project Chance is to assure that needy individuals and families obtain education, training and employment that will help avoid long-term welfare dependence. Project Chance will focus on enhancing the long-term employability of AFDC clients by assessing the individual capabilities of each program participant, allow to the greatest extent possible the individual's preferences in completing the employability plan and matching the participant to a suitable activity. The program will offer a wide variety of intensive activities aimed at assisting the participant to acquire the education and skills needed to meet the demands of the current labor market as well as in the future. To the extent possible, the program will have as its first priority individuals, whether exempt or non-exempt, who volunteer to participate.

a) Both exempt and non-exempt individuals receiving AFDC may participate in Project Chance when state resources permit. All non-exempt individuals receiving AFDC are required to participate in Project Chance only to the extent there are resources available to serve individuals other than volunteers. Dependent children under sixteen (16) who are not parents cannot participate in Project Chance.

b) Project Chance services will be offered to exempt and

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non-exempt individuals who wish to volunteer to participate.

- 1) Volunteers will be served first. However, participation may be mandated for non-exempt individuals if needed to serve adequate numbers in the target populations, or if state resources are available to provide services beyond this volunteer population. Exempt and non-exempt individuals who volunteer to participate become a program participant upon completion of the Initial Assessment, development of the employability plan, and assignment to a component (see Section 112.74). Volunteers who fail to attend the orientation and/or Initial Assessment meetings will not be sanctioned. However, non-exempt individuals who attend the orientation meeting and become program participants by completing the Initial Assessment, development of the employability plan, and assignment to a component may be sanctioned if they do not meet program requirements without good cause (see Section 112.79).

- 2) The priority that volunteers will be served is:

- A) non-exempt volunteers from the target groups;
- B) exempt volunteers from the target groups;
- C) non-exempt volunteers other than the target groups;
- D) exempt volunteers other than the target groups; and
- E) non-volunteers.

- c) Project Chance resources will be targeted to the following groups:

- 1) current recipients who have received AFDC for any thirty-six (36) of the preceding sixty (60) months;

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- 2) applicants for AFDC who have received AFDC for any thirty-six (36) of the sixty (60) months immediately preceding the most recent month for which application has been made;
- 3) custodial parents under age twenty-four (24) who have not completed high school or have little or no work experience within the preceding year; or
- 4) members of families in which the youngest child is within two (2) years of being ineligible for AFDC because of age.

- d) A custodial parent under age twenty (20) who has not completed a high school education (or its equivalent) is not exempt from participation in educational activities directed toward obtaining a high school diploma (or equivalent) because of the age of the youngest child (see Section 112.71). Full-time participation (as defined by the educational provider) is required even if the individual's youngest child is under age six (6). This requirement is conditioned upon provision to the young parent of all necessary child care services.

- e) A custodial parent age sixteen (16) or seventeen (17) may be excused from educational activities directed toward obtaining a high school diploma (or equivalent) if the parent is unable to participate due to his or her own mental or physical illness or that of his or her spouse or child, is homeless, or is experiencing family or personal crisis.

- f) A custodial parent who is age eighteen (18) or nineteen (19) may participate in training or work activities instead of educational activities if one of the following conditions is met:

- 1) prior to any assignment of the parent to educational activities, it is determined, based on an educational assessment and the employment goal established in the parents' employability plan, that participation in educational activities is not appropriate; or

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- 2) the parent fails to make good progress in successfully completing educational activities, and it is determined based on an individual assessment, and the employment plan that the educational activity is not appropriate.
- g) Individuals age twenty (20) or over who have not completed a high school education (or equivalent) must participate in educational activities consistent with the employment goal established in the employability plan unless:
 - 1) the individual reads at the 9.9 grade level; or
 - 2) the long term employment goal identified in the individual's employability plan does not require a high school diploma (or equivalent); or
 - 3) the individual reads below the 9.9 grade level, and it is determined based on the individual's assessment that the individual does not possess the aptitude to progress in an educational program and does not wish to participate in an educational program.
- h) A parent or other relative personally caring for a child under age six (6) will not be required to participate in Project Chance for more than twenty (20) hours per week except as specified in subsection (d) above.

(Source: Amended at 15 Ill. Reg. 11447, effective July 25, 1991)

Section 112.74 Project Chance Initial Assessment Process/Development of an Employability Plan

- a) Initial Assessment to Develop an Employability Plan
 - 1) All individuals shall undergo an initial assessment to develop an employability plan.
 - 2) The initial assessment shall include collection of information on the individual's background, proficiencies, skills deficiencies, education

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level, work history, employment goals, interests, aptitudes, and employment preferences, as well as factors affecting employability or ability to meet participation requirements (e.g., health, physical or mental limitations, child care, family circumstances and problems including the need of any child of the individual). In addition, facts relevant to a determination of whether the individual qualifies for an exemption shall be elicited. A determination of whether the individual qualifies for an exemption may take place at any time the client requests or Project Chance staff perceive a reason for exemption during the individual's participation in the program. As part of the assessment process, individuals and Project Chance staff shall work together to identify any supportive service needs required to enable them to participate in Project Chance and meet the objectives of their employability plan (see Section 112.82). The initial assessment may be conducted through various methods such as interviews, testing, counseling, and self-assessment instruments. The initial assessment shall include standard literacy testing and a determination of English language proficiency.

3) The employability plan must:

- A) contain an employment goal of the participant;
- B) describe the services to be provided by the agency, including child care and other supportive services;
- C) describe the activities such as component assignment that will be undertaken by the participant to achieve the employment goal; and
- D) describe any other needs of the family that might be met by Project Chance such as

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participation by a child in drug education or in life skills planning sessions.

- 4) The employability plan shall take into account:
 - A) available program resources;
 - B) the participant's supportive service needs;
 - C) the participant's skills level and aptitudes;
 - D) ~~local~~ employment opportunities;
 - E) to the maximum extent possible, the preferences of the participant;
 - F) the employability plan shall not be considered a contract; and
 - G) final approval of the plan rests with the Project Chance program; and
 - H) ~~the~~ the participant shall be offered a copy of the employability plan.
- b) Occurrence of the Initial Assessment
 - 1) The initial assessment shall take place before a participant is assigned to any Project Chance component. All participants will be scheduled to begin the initial assessment within fourteen (14) working days after orientation.
 - 2) The participant will be notified in writing of the initial assessment meeting. The notice shall include the following information:
 - A) the date and time of the interview;
 - B) a description of the purpose of the interview;
 - C) the consequences of failing to attend;
 - D) the right to re-schedule for good cause;

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E) the right to request child care and transportation to attend; and

F) the name of the person to contact for such purposes.

- c) During the initial assessment, the employability plan and needed services will be determined. The decisions will be based on the individual's background, proficiencies, skills deficiencies, education level, work history, employment goals, interests, aptitudes, and employment preferences, as well as factors affecting employability or ability to meet participation requirements (e.g., health, physical or mental limitations, child care, family circumstances and problems which may include the need of any child of the individual). In addition, facts relevant to a determination of whether the individual qualifies for an exemption shall be elicited. As part of the assessment process, individuals and Project Chance staff shall work together to identify any supportive service needs required to enable them to participate in Project Chance and meet the objectives of their employment plan (see Section 112.82). The initial assessment may be conducted through various methods such as interviews, testing, counseling, and self-assessment instruments. The initial assessment shall include standard literacy testing and a determination of English language proficiency. ~~The basic-literacy-literacy level is defined as reading at a 9.9 grade level or above. Based on the initial assessment, the individual will be assigned to the appropriate component activity. The decision will be based on a determination of the individual's level of preparation for employment. The four (4) levels are as follows:~~
 - 1) Individuals unable to participate due to barriers or problems such as substance abuse problems, domestic violence, family problems, etc. will be referred to an appropriate supportive/ancillary service activity.
 - 2) Individuals ready to participate, but not job ready and in need of educational services will be

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referred to an educational component.
Individuals ready to participate but in need of
educational services will include but are not
limited to:

- A) individuals with limited English proficiency;
- B) individuals under age twenty (20) who do not have a high school diploma; and
- C) individuals age twenty (20) and over who do not read at or above a 9.9 grade level.

3) Individual(s) ready to participate, but lacking the necessary education or training for employment, near job ready will be referred to job skills training, job readiness training, post secondary education, work experience or other appropriate components.

4) Job ready individuals will be referred to job readiness activities, job placement, or job search. To be "job ready", an individual must possess the following attributes:

- A) A job ready individual must have:
 - i) transportation (ability to get to the work site);
 - ii) clothes (suitable and appropriate for the type of work);
 - iii) child care;
 - iv) tools (if required and not supplied by the employer);
 - v) certificates, licenses, and/or degree (if required);
 - vi) a medical release (where needed, such as workers recently on disability);

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- vii) mental and emotional capability of employability;
- viii) freedom from any dependency on drugs or alcohol; and
- ix) motivation to find and hold a job.

B) Plus one or more of the following:

- i) marketable skills through work history (i.e., current or within the past twenty-four (24) months and a work history in the area of interest or area to which the referral is requested);
- ii) marketable skills through education and/or training (i.e., current or within the past twenty-four (24) months, in the area of occupation being sought, and is able to meet the entry level requirements of the occupation);
- iii) if requesting the referral to a specific job order the individual must meet all requirements listed on the order; or
- iv) new entrants into the job market and persons meeting entry level requirement of specific job.

d) Reassessment

- 1) A reassessment will be conducted to assess a participant's progress and to review the employability plan at least at the following times;
 - A) upon completion of a component activity and before assignment to a component activity;
 - B) upon the request of the participant; and

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- C) if the individual is not cooperating with the requirements of the program.
- D) If the individual has failed to make satisfactory progress in an education or training program.
- 2) The reassessment may be conducted through various methods such as interviews, testing, counseling, and self-assessment instruments. A written notice may be sent to the participant if the reassessment needs to be rescheduled.
- 3) The employability plan must:
 - A) contain an employment goal of the participant;
 - B) describe the services to be provided by the agency, including child care and other supportive service;
 - C) describe the activities such as component assignment that will be undertaken by the participant to achieve the employment goal; and
 - D) describe any other needs of the family that might be met by Project Chance such as participation by a child in drug education or in life skills planning sessions.
- 4) The employability plan shall take into account:
 - A) available program resources;
 - B) the participant's supportive service needs;
 - C) the participant's skills level and aptitudes;
 - D) local employment opportunities;
 - E) to the maximum extent possible, the preferences of the participant.

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- 5) A reassessment will include an evaluation of the participant's progress towards the employment goal. If progress is lacking the participant may be reassigned to a more appropriate component and relevant facts shall be reviewed to determine if the client is exempt from program participation requirements.
 - e) If a non-exempt individual who is required to participate in the program fails without good cause to appear for the scheduled assessment interviews or comply with the assessment process without good cause, the individual is subject to sanction rules.
 - f) If the non-exempt participant has good cause for failing to appear for the assessment interview or to comply with the assessment process, sanction rules do not apply.
 - g) Project Chance participation shall not be required in the event that supportive services are needed for effective participation but are unavailable from the Department or from some reasonably available source (e.g., child care provided by the Department of Children and Family Services).
 - h) Expenses for transportation and child care services will be provided to enable individuals to attend the assessment meeting, if requested.
(Source: Amended at 15 Ill. Reg. 11447, effective July 25, 1991)
- Section 112.78 Project Chance Components
- a) Education (Below Post Secondary)
Participants who are determined ready to participate but in need of education are referred to the education component. In this component, the individual receives information, referral, counseling services and supportive services to increase the individual's employment potential. Participants may be referred to testing, counseling and education resources.

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Project Chance Components (Cont'd)

Educational activities will include basic and remedial education; English proficiency classes; high school or its equivalency (e.g., GED) or alternative education at the secondary level; and with any educational program, structured study time to enhance successful participation.

1) Assignment to Education

A) Individuals to be assigned to Education may include but are not limited to the following:

- i) parents under age twenty (20) who do not have a high school degree or equivalent;
- ii) individuals with limited English proficiency;
- iii) individuals age twenty (20) and over who do not read at or above a 9.9 grade level; and
- iv) individuals age twenty (20) and over who do not have a high school degree or its equivalent and wish to obtain one.

B) Parents ages sixteen (16) and seventeen (17) may be excused from educational activities if the parent is unable to participate in educational activities due to his/her own mental or physical illness or that of his/her spouse or child, is homeless, or is experiencing family or personal crisis. This shall include but not be limited to domestic violence and a child's suspension from school.

C) Parents age eighteen (18) and nineteen (19) may be assigned to training or work activities instead of educational activities if:

- i) the parent fails to make good progress in successfully completing education activities, or

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- ii) prior to assignment, the parent had made arrangements to participate in a training program that is approved by the Project Chance program; or
- iii) it is determined based on the assessment and the employment goal of the individual that educational activities are not appropriate.

D) Educational activities may be combined with other component activities if it is determined appropriate.

2) Participation Requirements

A) Participation must be full-time unless a full-time program is not readily available or a part-time program is most appropriate based on the individual's or family's circumstances.

B) The individual must maintain attendance of at least 75% of scheduled activities unless there is good cause for missing more.

b) Job Skills Training (Vocational)

Job Skills Training is designed to increase the individual's ability to obtain and maintain employment. Job Skills Training activities will include vocational skill classes designed to increase a participant's ability to obtain and maintain employment. Job Skills Training may include certificate programs.

1) Assignment to Job Skills Training (Vocational)

A) The participant is unemployed or employed and in need of further education to enhance employment/earning potential.

B) The participant possesses the aptitude, ability and interest necessary for success in the selected program (as determined by such factors as test results, educational/training background).

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- C) The program is accredited under requirements of State law.
- D) The program is needed for the participant to obtain useful employment in a recognized occupation (according to the Dictionary of Occupational Titles (DOT), from the Department of Employment Security (DES) 401 S. State Street, 6th Floor, Chicago, Illinois 60605 and/or other documented and reliable sources (e.g., Horizons available from the Illinois Occupational Information Coordinating Committee, 217 E. Monroe, Springfield, Illinois and/or the placement office at an educational institution). Jobs must be available in the chosen field upon program completion.
- E) The program is needed for the participant to complete his or her employability plan.
- F) The program is full-time or part-time if a full-time program is not available.
- G) Job skills training may be combined with other component activities if it is determined appropriate.
- 2) Participation Requirements
- A) Participation must be full-time unless a full-time program is not readily available or a part-time program is most appropriate based on the individual's or family's circumstances.
- B) The individual must maintain attendance of at least 75% unless there is good cause for missing more.
- c) Job Readiness
- 1) The job readiness component is designed to enhance the quality of the individual's level of participation in the world of work while learning the necessary essentials to obtain and maintain employment. This component helps individuals

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- gain the necessary job finding skills to help them find and retain employment that will lead to economic independence.
- 2) Assignment to Job Readiness
- A) Individuals who are near job ready are assigned to this component to help them perfect techniques needed to obtain employment and to improve interview skills.
- B) Job readiness activities may be combined with other component activities if it is determined appropriate.
- 3) Participation requirements
- A) Participation must be full-time unless a full-time program is not readily available or a part-time program is most appropriate based on the individual's or family's circumstances.
- B) The individual must attend all scheduled classes or sessions. The individual must be making satisfactory progress as defined by the written policy of the job readiness provider and approved by the Department. If there is a job search component in the program, the individual must make up to five (5) acceptable employer contacts in a thirty (30) day period unless the participant shows good faith effort (see subsection (d)(3)(B) for the definition of "good faith effort").
- d) Job Search
- 1) Description of Job Search
- Job Search may be conducted individually or in groups. Job Search includes the provision of counseling, job seeking skills training and information dissemination. Group job search may include training in a group session.
- 2) Assignment to Job Search

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- A) Participation in the Job Search component can not be in excess of eight (8) weeks (or its equivalent) in any period of twelve (12) consecutive months.
- B) Job ready individuals may be assigned to Job Search. Individuals completing education or training or job skills training or job readiness training may be assigned to Job Search.
- C) Job Search may be combined with other component activities if it is determined appropriate.

3) Participation Requirements

- A) Participants must attend all scheduled classes or sessions. Participants will be notified in writing of all meetings.
- B) Individuals must contact employers in an effort to secure employment. Participants must make up to twenty (20) acceptable employer contacts in a 30-day period unless the participant shows good faith effort. Good faith effort exists when circumstances beyond the control of the participant prevent the individual from making the required number of contacts. Good faith effort may include, but is not limited to the following:
- i) the participant appears for a scheduled interview and the employer misses the appointment;
 - ii) the participant makes less than the required number of acceptable employer contacts, but came reasonably close to the required numbers in an effort to find work;
 - iii) the participant fails a civil service or other employment screening test;

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- iv) the participant completes an application which is not accepted by the employer; and
- v) the participant's job search performance indicates that he/she should be in a different Project Chance component activity; and
- vi) the participant has less than the required number of employer contacts based on the lack of available jobs in the geographical area.

C) Acceptable employer contacts may include but are not limited to:

- i) a face-to-face interview with an employer;
 - ii) the completion and return of an application to an employer;
 - iii) the completion of a civil service test required for employment with state, local, or the federal government or the completion of a Department of Employment Security (DES) screening test;
 - iv) the completion and mailing of a resume with a cover letter to a recognized employer;
 - v) reporting to the union hall for union members verified to be in good standing; or
 - vi) registration with DES.
- e) Work Experience
- Near job ready participants who have not found employment and who need orientation to work, work experience or training, in order to prevent deterioration of or to enhance existing skills are

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referred to the Work Experience component. Work Experience assignments are with not-for-profit and public agencies statewide. Not-for-profit and public agencies shall not use Work Experience participants to displace regular employees (see subsection (e)(4) below). Work experience programs shall be limited to those which serve a public purpose in fields such as health, social service, environmental protection, education, urban and rural development and redevelopment, welfare, recreation, public facilities, public safety, and child care. Participants in Work Experience may perform work in the public interest (which otherwise meets the requirements of this Section) for a Federal office or agency with its consent, and, notwithstanding (31 U.S.C. 1342), or any other provision of law, such agency may accept such services, but such participants shall not be considered to be Federal employees for any purpose.

1) Assignment to Work Experience

A) The Work Experience component is for participants determined:

- i) to have no recent work history or employer references taking into consideration such factors as the educational background and previous training; or
- ii) to need experience to prevent deterioration of or to enhance existing skills (e.g., typing).

B) Entry into Work Experience

Participants are determined to be eligible for the Work Experience component, based on an assessment of their education, training and employment history. Procedures used in the assessment are a face-to-face meeting with the participant and a review of all available information on the participant (including but not limited to the participant's case record).

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C) Work Experience Classifications Positions

The Work-Experience assignment is subdivided into four Work-Experience classifications such as Clerical-Aide, Dietary-Aide, Maintenance-Aide, and Program-Aide. A participant shall be assigned to a Work Experience position one of these classifications based on his work history, prior training, experience, skills and vocational preference. The date the participant is scheduled to begin the work assignment marks the beginning of participation in Work Experience.

D) Work Experience activities may be combined with other component activities if it is determined appropriate.

2) Participation Requirements

A) Work assignment consists of three 30-day periods. (The date the participant is to appear at the work assignment begins the three 30-day periods.) The hours of the work assignment for a 30-day period shall not exceed the family's AFDC grant received in the fiscal month during which the assignment is made divided by the higher of the State or Federal minimum wage or the rate of pay for individuals employed in the same or similar occupations by the same employer at the same site (as determined by the Work Experience Sponsor and the Department). (A fiscal month is a month that starts with a given day in one calendar month and ends with the day before that same given day in the next calendar month.) The portion of a recipient's aid for which the State is reimbursed by a child support collection (except for the \$50 pass through) shall be excluded in determining the maximum number of hours that the participant is required to work. In order to provide consistency for both work assignment sponsors and participants, the required number of hours will be rounded down to

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forty (40) or eighty (80) hours. The minimum number of hours that must be completed within a 30-day period is forty (40) hours, and the maximum number of hours that must be completed within a 30-day period is eighty (80) hours.

- B) During work assignment, the participant shall be required to make up to five (5) employer contacts per month unless the participant shows good faith effort (see subsection (d)(3)(B) for the definition of "good faith effort") or participates in education and training programs. Participants are required to accept bona fide offers of employment pursuant to Section 112.72.

- C) Participants are also required to report as scheduled and on time to their work assignment Sponsor when notified of an assignment. When they cannot report to their work assignment or if they will be late, they are to immediately notify their work assignment Sponsor.

- D) ~~Failure to meet the requirements of this subsection shall result in a reassessment process to determine the appropriateness of the assignment. If necessary, a new component activity may be assigned.~~

3) Reassessment

At the end of the third 30-day period, the mandatory registrant's employability will be evaluated using the procedures and criteria described in Section 112.74. If continuing the work assignment will benefit the mandatory registrant in terms of furthering work skills (see subsection (e)(1)(A) and (B)), the mandatory registrant shall be reassigned to the work assignment. Otherwise, the mandatory registrant will be assessed for assignment to another Project Chance component.

4) Length of Assignment

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An individual cannot be assigned to Work Experience for more than a total of six (6) months.

5) Displacement

- A) The Work Experience Sponsor shall not use participants to displace persons:
- i) who are already employed as regular full-time or part-time employees of the Sponsor, regardless of whether those employees are on active status or are on leave status due to disability, personal reasons, or any other reason;
 - ii) who are or have been involved in a labor dispute between a labor organization and the Sponsor; or
 - iii) who have been temporarily laid off by the Sponsor.
- B) Participant's, other employees at the work site or their representatives may file a grievance with the Department if they believe their work assignments are causing displacement. In order for the Department to consider a grievance, it must be in writing and contain the following information:
- i) the name and address of the participant or other employee at the work site i.e., the grievant;
 - ii) the participant's public aid case number;
 - iii) the participant's or other employee's (at the work site) social security number;
 - iv) Work Experience (work site); and
 - v) a statement as to why the participant or other employee at the work site

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believes he or she is causing displacement.

C) Within ten (10) days of receipt of a written grievance, the Department shall arrange an in-person conference with:

- i) the participant or other employee at the work site;
- ii) the participant's or other employee's (at the work site) representative, if any;
- iii) the Work Experience Sponsor;
- iv) the Work Experience Sponsor's representative, if any; and
- v) the Department's representative.

D) At the in-person conference, the Department shall solicit and receive from the participant or other employee at the work site and the Work Experience Sponsor any documents and statements relevant to the matters alleged in the grievance. The Work Experience Sponsor shall provide whatever documents or other information requested by the participant and/or the Department.

E) Within fifteen (15) days of the in-person conference, the Department shall advise the participant or other employee at the work site and the Work Experience Sponsor in writing of the information obtained in the investigation and of the findings and conclusions as to the matters alleged in the grievance.

F) If the Department concludes that displacement occurred (as described in subsection (e)(5)(A)(i) above), the Department shall terminate the participant's assignment to that Work Experience Sponsor. If the Department concludes, as a result of

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the evidence presented at the conference, that the Work Experience Sponsor has caused displacement by use of Project Chance participants in addition to the participant, then the Department shall terminate those Project Chance participants' assignment to that work assignment Sponsor.

G) All participants and other employees at the work site are assured that no retaliation will be taken against them by the Department, its employees, or the Work Experience Sponsor for filing a grievance or otherwise proceeding under this policy.

f) On the Job Training (OJT)

In OJT, a participant is hired by a private or public employer and while engaged in productive work receives training that provides knowledge or skills essential to full and adequate performance of the job.

- 1) Assignment to OJT
 - A) Job ready individuals may be assigned to OJT.
 - B) OJT participants shall be compensated at the same rate and with the same benefits as other employees.
 - C) Wages to participants in OJT shall not be less than the higher of the State or Federal minimum wage.
 - D) Wages to participants in OJT are considered earned income.
 - E) OJT may be combined with other component activities if it is determined appropriate.
- 2) Participation Requirements
 - A) The participant must attend all scheduled days.
 - B) Failure-to-participate-in-the-requirements

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~~ef-this-subsection-shall-result-in-a reassessment.~~

3) Supportive Services

Participants in OJT receive child care and Medicaid benefits through the AFDC program, not Project Chance.

g) Exchange Program (see Section 112.98)

h) Post Secondary Education

Individuals may be referred to post secondary education programs. Post secondary education must be administered by an educational institution accredited under requirements of State law including, but not limited to, The Barber, Cosmetology and Esthetics Act of 1985 (Ill. Rev. Stat. 1989, ch. 111, par. 1701-1 et seq.), the Real Estate License Act of 1983 (Ill. Rev. Stat. 1989, ch. 111, par. 5801 et seq.), the Public Community College Act (Ill. Rev. Stat. 1989, ch. 122, par. 101-1 et seq.), AN ACT to provide for the organization and maintenance of the University of Illinois (Ill. Rev. Stat. 1989, ch. 144, par. 22 et seq.), AN ACT providing for the management, operation, control and maintenance of the Regency Universities System (Ill. Rev. Stat. 1989, ch. 144, par. 301 et seq.) and AN ACT to change the name of Southern Illinois Normal University (Ill. Rev. Stat. 1989, ch. 144, par. 600 et seq.).

1) Assignment to Post Secondary Education

A) The participant is unemployed or employed and in need of further education to enhance employment/earning potential.

B) The participant possesses the aptitude, ability and interest necessary for success in the selected program (as determined by such factors as test results, educational/training background).

C) The program is accredited under requirements of State law.

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D) The program is needed for the participant to obtain useful employment in a recognized occupation (according to the Dictionary of Occupational Titles (DOT), the Department of Employment Security (DES) and/or other documented and reliable sources (e.g., Horizons, Department of Commerce and Community Affairs (DCCA) and/or the placement officer at an educational institution). Jobs must be available for graduates upon program completion.

E) The program is needed for the participant to complete his or her employment plan.

F) The program is full-time or part-time if a full-time program is not available.

G) The program selected may be no more than a program that will result in the receipt of a Baccalaureate Degree.

H) If the participant possesses a Baccalaureate degree, no additional education may be approved.

I) The program cannot be a post graduate program.

J) Post secondary education activities may be combined with other component activities if it is determined appropriate.

2) Participation Requirements

A) The individual must maintain attendance of at least 75% unless there is good cause for missing more.

B) The participant must secure funding for tuition payment. Available educational benefits may include, but are not limited to, resources such as the Pell grant and scholarship from the Illinois State-Scholarship-Student Assistance Commission, as well as, any scholarship or grants identified by the education or training facility for which the participant may be

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eligible. Income from educational loans and grants are exempt from consideration as budgeted income toward the assistance grant (see Section 112.144).

i) Self Initiated Education

Participants who are attending in good standing an institution of higher education or a vocational or technical program at the time they enter the Project Chance program, may continue to attend if the program is approved by the Project Chance program under the provisions of subsections (i)(1)(A) thru (J) below.

1) Assignment to Self Initiated Education

- A) The participant is unemployed or employed and in need of further education to enhance employment/earning potential.
- B) The participant possesses the aptitude, ability and interest necessary for success in the selected program (as determined by such factors as test results, educational/training background).
- C) The program is accredited under requirements of State law.
- D) The program is needed for the participant to obtain useful employment in a recognized occupation (according to the Dictionary of Occupational Titles (DOT), the Department of Employment Security (DES) and/or other documented and reliable sources (e.g., Horizons, Department of Commerce and Community Affairs (DCCA) and/or the placement officer at an educational institution). Jobs must be available for graduates upon program completion.
- E) The program is needed for the participant to complete his or her employment plan.
- F) The program is full-time or a full-time program is not available or appropriate.

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- G) The program selected may be no more than a program that will result in the receipt of a Baccalaureate Degree.
- H) If the participant possesses a Baccalaureate degree, no additional education may be approved.
- I) The program cannot be a post graduate program.
- J) Self initiated education activities may be combined with other component activities if it is determined appropriate.

2) Participation Requirements

- A) The participant must maintain attendance of at least 75% unless there is good cause for missing more.
- B) The participant must secure funding for tuition payment. Available educational benefits may include, but are not limited to, resources such as the Pell grant and scholarship from the Illinois State-Scholarship-Student Assistance Commission, as well as, any scholarship or grants identified by the education or training facility for which the participant may be eligible. Income from educational loans and grants are exempt from consideration as budgeted income toward the assistance grant (see Section 112.144).
- 3) Supportive-Service-Limits
 - A) Payment-will-not-be-made-by-the-Project-Chance-program-for-books-fees-or-other-costs-of-self-initiated-education-or-training.
 - B) Individuals-in-approved-self-initiated-activities-may-be-eligible-for-child-care-and-transportation-as-a-supportive-service.
- j) Job Development and Placement (JDP)

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Section 112.78 Project Chance Components (Cont'd)

- 1) Project Chance staff shall develop through contacts with public and private employers unsubsidized job openings for participants. Job interviews will be secured for clients by the marketing of participants for specific job openings.

- 2) Assignment to JDP

Job ready individuals may be assigned to JDP.

k) Job Retention

The job retention component is designed to assist participants in retaining employment. Initial employment expenses are provided. The individual's supportive service needs are assessed and the individual receives counseling regarding job retention skills. Counseling may continue up to three months after employment.

(Source: Amended at 15 Ill. Reg. 11447, effective July 25, 1991)

Section 112.79 Project Chance Sanctions

- a) Sanctions may be imposed against those non-exempt participants who fail to participate without good cause in Project Chance if conciliation is unsuccessful (see Section 112.80 for good cause as specified in subsection (b) below.). For non-exempt participants the first failure to cooperate, the sanction period lasts until the participant agrees to cooperate. A sanction period of three (3) payment months or until the individual cooperates whichever is longer is imposed for the second failure to participate if conciliation is unsuccessful; a sanction period of six (6) payment months or until the individual cooperates whichever is longer is imposed for subsequent failures to participate if conciliation is unsuccessful. The Department will not impose a three (3) or six (6) month sanction on any non-exempt participant due to a sanction imposed prior to April 1, 1990. Sanctions will not be imposed against exempt individuals who volunteer. However, the conciliation

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Section 112.79 Project Chance Sanctions (Cont'd)

process will be provided to exempt individuals who volunteer.

b) Sanctions

Sanctioning of a non-exempt participant or a penalty against exempt participants will result from one instance of any of the following unless conciliation is successful:

- 1) failure to respond to a job referral;
- 2) failure to accept a bona fide offer of suitable employment (see Section 112.72(a)(3) and (4));
- 3) discontinuing part-time employment (less than 30 hours per week) (see Section 112.64);
- 4) reducing employment (i.e., hours of employment) (see Section 112.64(d)(1));
- 5) failure to respond to call-in notices on two (2) separate occasions for an Orientation appointment (see Section 112.76);
- 6) failure to report to an assessment interview and comply with the assessment process (see Section 112.74);
- 7) failure to report to a job readiness skills training session (see Section 112.78);
- 8) failure to participate in the Project Chance component activity.
- 9) failure to respond to a written notice for a meeting. For the purposes of determining attendance at Project Chance meetings, if the participant arrives anytime within thirty (30) minutes of the start of the scheduled meeting, the participant will be considered present and will be seen. If the participant has good cause (see Section 112.80) for being more than thirty (30) minutes late the tardiness will be excused. The Project Chance worker will include the participant in a scheduled group or other meeting

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- or re-schedule the participant for another meeting;
- 10) failure to make good faith effort to complete and provide verification of the required number of acceptable employer contacts every thirty (30) days when employer contact activity is required in a component;
 - 11) failure to accept transportation, family counseling or other social service or employment and training services such as testing or employment counseling, thereby precluding or interrupting participation in Project Chance activities;
 - 12) failure to report to the work assignment on-time-the first day or any scheduled day when assigned to Work Experience;
 - 13) failure to maintain satisfactory attendance of at least 75% in an education/training program;
 - 14) failure to provide verification of education/training activities, employability status, etc.
- c) No Project Chance sanction will be imposed until Project Chance staff has sent the non-exempt participant a written notice scheduling a good cause determination/conciliation meeting to determine whether or not the non-exempt participant had good cause for his/her failure to comply with Project Chance requirements and the non-exempt participant has either failed to attend the meeting or failed to show good cause. If the non-exempt participant failed to show good cause, the conciliation process will continue (see Section 112.77) to enable resolving disputes related to Project Chance participation. The written notice shall explain the purpose of the appointment and the consequences for failure to attend or failure to show good cause. Failure of the non-exempt participant to appear for the scheduled meeting is not considered an instance of noncooperation.

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Section 112.79 Project Chance Sanctions (Cont'd)

- d) A Project Chance sanction against non-exempt participants or penalty against exempt participants may be rescinded at any level of the sanction process up through and until the final agency decision, including any appeal hearing, if the participant establishes good cause (see Section 112.80 for good cause criteria).
- e) When an AFDC-U case is sanctioned for non-compliance with Project Chance, the principal wage earner's "connection to the labor force" shall not have to be reestablished at the end of the sanction period unless assistance has been cancelled for another reason.
- f) The notice of change form issued for a Project Chance sanction shall include the following:
 - 1) a description of the acts of noncooperation with Project Chance, including dates where applicable;
 - 2) a statement that the non-exempt participants acts were without good cause (see Section 112.80 for good cause criteria); and
 - 3) the following language will be required for non-exempt participants: You will be sanctioned until (last day of sanction period). In order for cash assistance to be restored at the end of the sanction period with no further gap in assistance, you must file an application (or written request) for cash assistance between (x date) and (y date). If you apply later than (y date), there may be a further gap in assistance.
 - 4) in addition, exempt participants will receive a notice of change describing the acts of noncooperation, including dates when applicable, a statement that the acts were without good cause, and notification that a penalty may result in loss of priority status should the individual choose to participate in Project Chance at a later time and discontinuance of supportive services.
- g) At least fourteen (14) days prior to the end of the sanction period, a notice will be sent to sanctioned non-exempt individuals whose failure to cooperate has

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Section 112.79 Project Chance Sanctions (Cont'd)

continued for three (3) months explaining the individual's option to end the sanction.

- h) Receipt of Medical Assistance and/or Food Stamps shall not be terminated as a result of a Project Chance sanction.

- i) During the sanction period, the non-exempt individual who fails to cooperate with Project Chance is ineligible for financial assistance. If the non-exempt individual sanctioned is the unemployed parent in the case, and a second parent is in the case, the second parent shall also be sanctioned even if exempt, unless the second parent is participating in the Project Chance Program.

- j) Exempt volunteers in Project Chance who fail to cooperate with Project Chance will not have their assistance grants cancelled or reduced, provided their exemption status has not changed to non-exempt. Exempt volunteers may be penalized by loss of their priority status and supportive services, if applicable, if they fail to cooperate. Exempt volunteers have the right to participate in good cause determination meetings, conciliation, and request an appeal hearing through the Department's fair hearing process (see 89 Ill. Adm. Code 104).

(Source: Amended at 15 Ill. Reg. 11447, effective July 25, 1991)

Section 112.80 Good Cause for Failure to Comply With Project Chance Participation Requirements

- a) If a participant has good cause for not complying with a Project Chance participation requirement, financial assistance shall not be discontinued. Examples of good cause include but are not limited to:

- 1) illness or incapacity;
- 2) court required appearance or temporary incarceration;
- 3) family crisis;

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Section 112.80 Good Cause for Failure to Comply With Project Chance Participation Requirements (Cont'd)

- 4) death in the family;
- 5) breakdown in child care arrangement;
- 6) sudden and unexpected emergency;
- 7) unavailability of otherwise suitable child care;
- 8) breakdown in transportation arrangements or lack of reasonably available transportation;
- 9) inclement weather;
- 10) the job referral does not meet appropriate work or training criteria (see Section 112.72);
- 11) lack of any supportive service (see Section 112.82), even though the necessary service is not specifically provided under Project Chance, to the extent the lack of the needed service presents a significant barrier to Project Chance participation;
- 12) if an individual is engaged in employment and/or training that is consistent with the employment related goals of the program, if such employment and training is later approved by Project Chance staff (e.g., a participant is unable to attend an orientation session because she is already attending GED classes).
- 13) failure to cooperate due to symptoms of conditions for which the participant may need rehabilitation services;
- 14) failure of Department staff to correctly forward the information to Project Chance staff;
- 15) failure of the participant to cooperate because of attendance at a test or a mandatory class or function at an educational program (including college), when an education/training program is officially approved by Project Chance. When Project Chance workers know in advance of such

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Section 112.80 Good Cause for Failure to Comply With Project Chance Participation Requirements (Cont'd)

tests and mandatory classes or functions, they shall schedule Project Chance activities around them if possible;

16) failure of the participant due to his/her illiteracy;

17) failure of the participant because it is determined that he/she should be in a different Project Chance component;

18) non-receipt by the participant of a notice advising him/her of a participation requirement, if documented by the participant. Documentation can include, but is not limited to: a written statement from the post office or other informed individual; the notice not sent to the participant's last known address in Department records; return of the notice by the post office; other returned mail; proof of previous mail theft problems. When determining whether or not the participant has demonstrated non-receipt, the Department shall take into consideration a participant's history of cooperation or non-cooperation in the past. If the documented non-receipt of mail occurs frequently, the Department shall explore an alternative means of providing notices of participation requests to participants;

19) not accepting employment that would result in a net loss of cash income. Net loss of cash income results if the family's gross income less actual necessary work-related expenses is less than cash assistance the individual was receiving at the time the offer of employment is made.

A) Gross income includes, but is not limited to:

- i) earnings;
- ii) unearned income; and
- iii) cash assistance.

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B) Necessary and reasonable expenses include:

- i) all mandatory deductions from gross income including union dues, medical insurance, and/or garnishments or court ordered income withheld from earnings;

- ii) child care costs at the Department's established rate if the individual would not be eligible for Transitional Child Care; and

- iii) transportation costs to get to and from employment including travel for child care at the Department's established rates;

20) non-comprehension of written and/or oral English;

21) failure of Project Chance staff to make an appropriate employability assessment and/or plan;

22) the individual personally provides care for a child under age six (6) and the employment would require working more than twenty (20) hours per week;

23) child care (or day care for an incapacitated individual living in the same home as a dependent child) is necessary for the participation or employment and such care is not available;

24) failure to participate in a Project Chance activity due to a scheduled job interview;

25) the individual is homeless. Homeless individuals (including the family) have no current residence and no expectation of acquiring one in the next thirty (30) days. This includes individuals residing in overnight and transitional (temporary) shelters. This does not include individuals who are sharing a residence with friends or relatives on a continuing basis;

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- 26) circumstances beyond the control of the participant which prevent the participant from completing program requirements; or
- 27) other reasons that prevent participation that are outside of the control of the individual not listed that Project Chance staff determine are appropriate.

b) The Project Chance worker will not require a participant to document good cause for noncooperation with Project Chance requirements unless:

- 1) the participant has failed to comply with Project Chance requirements on at least one other occasion within a sixty (60) day period; or
 - 2) evidence independent of the explanation of good cause casts doubt on the participant's explanation.
- c) No participant shall be denied good cause solely on the basis that he or she failed to notify the Department in advance of a participation requirement.
- (Source: Amended at 15 Ill. Reg. 11447, effective July 25, 1991)

Section 112.82 Project Chance Supportive Services

a) AFDC participants involved in Project Chance are eligible to receive supportive service payments to enable them to participate in the program when state resources permit.

b) During the initial assessment, the supportive services needed by the participant which must be discussed and provided or arranged as needed include at least the following:

- 1) transportation;
- 2) child care;

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Section 112.82 Project Chance Supportive Services (Cont'd)

- 3) job search allowance;
- 4) initial employment expenses;
- 5) required books, fees, supplies; and
- 6) required physical examinations and medical services (e.g., TB test).

c) Project Chance participation will not be required if supportive services are needed for effective participation but unavailable from the Department or some other reasonably available source. Supportive services will be made available to the participant at no cost, except for Transitional Child Care (see Sections 112.400 through 112.418).

d) Surplus financial aid benefits to clients from Pell grants, scholarships from the Illinois Student Assistance Commission, loans and all other scholarships and grants are considered available to meet the education and training supportive service needs incurred by clients. Financial aid benefits will be considered available only if they are not budgeted against food stamps. Financial aid benefits are not considered available to meet child care costs. Surplus financial aid benefits are funds disbursed to clients after payment for tuition, books, fees and supplies are deducted from the client's financial aid award. Only when surplus financial aid benefits are determined insufficient to meet clients' allowable educational expenses for the academic term will financial aid benefits be supplemented by the Department.

~~d)e)~~ Eligible Services

- 1) Transportation

A) If requested and required (e.g., a participant who does not have an automobile), expenses for transportation will be provided to enable participants to attend Orientation and Assessment meetings and all other scheduled Project Chance appointments.

DEPARTMENT OF PUBLIC AID
NOTICE OF ADOPTED AMENDMENTS

Section 112.82 Project Chance Supportive Services (Cont'd)

- B) Transportation expenses are to be paid to permit participation in Project Chance, including travel necessary to locate appropriate child care.
- C) Transportation payments are made at the most reasonable and most economical rate, whichever is less. If the participant's own automobile is used, the established State-rate-per-mile (i.e., 24¢-per-mile)-15¢ per mile will be approved, which includes all vehicle-related expenses. The maximum transportation allowance is \$300 per month.
- D) Transportation expenses are to be paid to permit the participant to take a state certification examination.
- E) Payment for lodging is permitted with Department approval to allow the participant to take a state certification examination. The Department's determination is based on the participant's geographical location, time required for travel, and means of available transportation from the examination site.

2) Child Care

- A) If requested and required (e.g., when school is not in session), expenses for child care services will be provided to enable participants to attend Orientation and Assessment meetings and all other scheduled Project Chance appointments.
- B) Child care expenses are to be paid to permit participation in Project Chance (see Section 112.78).
- C) Maximum rates for child care have been established by the Illinois Department of Children and Family Services (DCFS) (see 89 Ill. Adm. Code 356.5(g)). The Department will allow payment of an amount not to exceed the maximum rates per child as established by DCFS.

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Section 112.82 Project Chance Supportive Services (Cont'd)

- 3) Job Search Allowance
- A) An allowance of \$20.00 a month is to be paid to individuals participating in intensive Job Search to assist in the payment of job search-related expenses.
- B) An allowance of \$5.00 a month will be paid to individuals to assist in the payment of job search-related expenses if job search activities are part of another Project Chance component.
- 4) Mandatory Fees
- Mandatory fees, including application, registration, activities, laboratory, graduation and testing fees, are provided to participants enrolled in approved education or training programs (see Section 112.78). A maximum payment of \$300.00 per twelve (12) month period will be provided. No payments are allowed for tuition. ~~(Mandatory fees cannot be paid-for-self-initiated activities.)~~
- 5) Books and Supplies
- Payment is allowed for books, supplies and equipment purchased in accordance with the facility's published list of required items for the particular program in which a participant is enrolled. A maximum payment of \$300.00 per twelve (12) month period can be provided. ~~(Books and supplies cannot be paid-for-self-initiated activities.)~~
- 6) Required Physical Examinations and Medical Services
- Payment is permitted for participants to obtain required physical examinations and medical services (e.g., TB test) if the costs are not otherwise provided by sources such as the employer or the training program.
- 7) Initial Employment Expense

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Section 112.82 Project Chance Supportive Services (Cont'd)

A) Payment may be provided for employment expenses incurred when requested within thirty (30) calendar days from the date employment begins. These expenses are paid on the individual's work days during a thirty (30) calendar day period from the date employment begins. The total amount of all Initial Employment Expenses provided shall not exceed \$400 in a twelve (12) consecutive month period. Initial Employment Expenses used for child care are excluded from the calculation of the total amount. Payment may be made to individuals employed at least twenty (20) hours weekly on a job that is expected to last at least thirty (30) calendar days.

B) These expenses include:

- i) special clothing (maximum \$200);
- ii) required tools which are not provided by the employer (maximum \$200);
- iii) repairs on an automobile (maximum \$300). The following requirements are to be met before a request for payment for repair of an automobile is approved: The client has no other available and suitable form of transportation to and from employment. The client is unable to report to the employment unless the automobile is repaired. The client has a valid driver's license and has provided evidence of insurability. The automobile, when repaired, will be suitable for the purpose intended and no other obvious mechanical deficiency has been observed. The title and license of the automobile must be in the name of the client (or the client's spouse in an AFDC/AFDC-U case);
- iv) auto license plate fees;
- v) auto liability insurance at the

DEPARTMENT OF PUBLIC AID
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Section 112.82 Project Chance Supportive Services (Cont'd)

cheapest rate but not to exceed \$100 or three months coverage, whichever is less costly; and

vi) transportation expenses at the most reasonable and most economical rate, whichever is less. If the participant's own car is used, the established State rate per mile of a daily gas allowance based on a 20-mile round-trip at the established State rate per mile, whichever is less, 15¢ per mile shall be authorized. A maximum payment of \$3.00 per day shall be approved;

vii) child care;

viii) physical examinations prior to employment if not provided by the employer; and

ix) other required items related to a specific job (maximum \$300); and

x) item(s) or service(s) purchased that will assist the individual in meeting Illinois Department of Children and Family Services' child care licensing requirements (maximum \$300.00). Item(s) and service(s) may include but are not limited to the purchase of fire extinguishers, smoke alarms, first aid kits and installation of a telephone.

C) Initial employment expenses will not be authorized to purchase fire arms, pay bail bonds or traffic tickets, or pay relocation expenses so an individual can accept employment elsewhere.

D) Also not permitted as an initial employment expense are expenses required for the self-employment of the individual except when expenses will assist the individual in becoming an Illinois Department of Children

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Section 112.82 Project Chance Supportive Services (Cont'd)
and Family Services' licensed child
care provider.

e)f) These allowances are exempt from consideration in
determining the AFDC grant amount.

#g) Ancillary Supportive Services

1) In addition to supportive service payments as
specified in subsection (b) above, participants
are eligible to receive the following ancillary
supportive services, if needed and the service is
available in the community at no cost to the
Department, to enable them to participate in
Project Chance:

- A) vocational rehabilitation;
- B) emergency intervention services;
- C) substance abuse or domestic violence
programs;
- D) life skills training activities;
- E) family planning/sex education;
- F) parenting skills; and
- G) family counseling.

2) Child care and transportation at the Department's
established rates may be provided to enable
Project Chance participants to receive ancillary
supportive services.

3) Regarding emergency intervention services,
Project Chance staff will refer the participant
to the appropriate Local Office for application
under the Crisis Assistance Program (see 89 Ill.
Adm. Code 116). The need for supportive services
will be discussed with the participant when a
review of the participant's employability plan is
made.

(Source: Amended at 15 Ill. Reg. 11447, effective July 25,
1991)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

1) Heading of Part: Listing of Impairments

2) Code Citation: 89 Ill. Adm. Code 860

3) Section Numbers: 860.20
Adopted Action:
amendment

4) Statutory Authority: Implementing Section 3(a) and authorized by
Section 3(k) of "AN ACT in relation to rehabilitation of persons with
one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a)
and (k)).

5) Effective Date of Amendments: July 25, 1991

6) Does this rulemaking contain an automatic repeal date? Yes ☒ No ☒

7) Does this amendment contain incorporations by reference? Yes ☒ No ☒

8) Date Filed in Agency's Principal Office: January 18, 1991

9) Notice of Proposal Published in Register: March 1, 1991 15 Ill. Reg.
3228 (issue date)

10) Has JCAR Issued a Statement of Objections to this (these) Rules? No

11) Difference(s) between proposal and final version: There are no
differences between proposed rules and final rules.

12) Have all the changes agreed upon by the agency and JCAR been made as
indicated in the agreement letter issued by JCAR? No agreements
between the Department of Rehabilitation Services and JCAR were
necessary to resolve Committee questions concerning the above-referenced
rulemaking.

13) Will these amendments replace an Emergency Rule(s) currently in effect?
No

14) Are there any other amendments pending on this Part? No

15) Summary and purpose of Amendment(s): These amendments clarify the
Department's policies and procedures for the Bureau of Disability
Determination Services regarding the listing of impairments.

16) Information and answers to questions regarding this adopted rule shall
be directed to:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

Ms. Leigh Reed
Regulations and Procedures Section
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER g: BUREAU OF DISABILITY DETERMINATION SERVICES

PART 860
LISTING OF IMPAIRMENTS

Section

860.10 Definitions

860.20 Criteria for Listing of Impairments

AUTHORITY: Implementing Section 3(a) and authorized by Section 3(k) of "AN ACT in relation to rehabilitation of persons with one or more disabilities" (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a) and (k)).

SOURCE: Adopted at 10 Ill. Reg. 13342, effective July 29, 1986; amended at 15 Ill. Reg. 11500, effective July 25, 1991

Section 860.20 Criteria for Listing of Impairments

- a) ~~The Bureau incorporates the criteria specified in the Code of Federal Regulations-20-CFR-404-1525a; 20-CFR-404-1525b; 20-CFR-404-1525c; 20-CFR-404-1525d; 20-CFR-404-1525e; 20-CFR-416-925a; 20-CFR-416-925b; 20-CFR-416-925c; 20-CFR-416-925d; 20-CFR-416-925e-revised-April-1-1985; 20-CFR-404-Appendix-i-Part-A; Listings-i-00-ii-19-and-13-00-13-30-and-Part-B-amended-December-6-1985; and 20-CFR-404-Appendix-i-Part-A; Listings-i2-00-12-09 amended-August-28-1985. This incorporation does not include any later amendments or editions. The Bureau incorporates the criteria specified in the Code of Federal Regulations 20 CFR 404.1525(a)-(e); 20 CFR 416.925(a)-(e) revised April 1, 1990; and 20 CFR 404 Appendix i Part A and Part B, Listing of Impairments amended December 12, 1990. This incorporation does not include any later amendments or editions.~~

- b) The medical criteria contained in the Listing of Impairments are used within the framework of the sequential evaluation process as specified in 89 Ill. Adm. Code 845.20(c)(2).

(Source: Amended at 15 Ill. Reg. 11500, effective July 25, 1991

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF EMERGENCY AMENDMENTS

1) Heading of the Part: Illinois Physical Therapy Act

2) Code Citation: 68 Ill. Adm. Code 1340

3) Section Numbers: Emergency Action:

1340.15 New Section
1340.20 Amendment
1340.30 Amendment
1340.40 Amendment

4) Statutory Authority: Public Act 86-1396, effective July 1, 1991.

5) Effective Date of Amendment: July 30, 1991

6) If the emergency Amendment is to expire before the end of the 150-day period, please specify the date on which it will expire: The emergency Amendment will expire when the proposed Amendment is adopted.

7) Date Filed in Agency's Principal Office: July 25, 1991.

8) Reason for Emergency: Public Act 86-1396, effective July 1, 1991, requires that the Department license Physical Therapist Assistants to ensure the public health, safety, and welfare of the people of the State of Illinois. The emergency arises from Section 8.1 of the Act, which provides for a 6-month grandfather period for persons meeting education and experience requirements for licensure. This grandfather period runs from July 1, 1991, through December 31, 1991. In order for the Department to begin licensing physical therapist assistants, it is necessary to implement these as emergency rules.

9) A Complete Description of the Subjects and Issues Involved: This rulemaking implements the grandfather provisions of Public Act 86-1396, effective July 1, 1991, and provides rules for applying for licensure as Physical Therapist Assistants.

10) Are there any proposed Amendments to this Part pending: Yes

Section Numbers	Proposed Action	Illinois Register Citation
1340.15	New Section	15 Ill. Reg. —
1340.20	Amendment	15 Ill. Reg. —
1340.30	Amendment	15 Ill. Reg. —
1340.40	Amendment	15 Ill. Reg. —
1340.50	Amendment	15 Ill. Reg. —
1340.55	Amendment	15 Ill. Reg. —
1340.60	Amendment	15 Ill. Reg. —
1340.65	Amendment	15 Ill. Reg. —
1340.66	New Section	15 Ill. Reg. —
1340.70	Amendment	15 Ill. Reg. —

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11) Statement of Statewide Policy Objectives: This rulemaking has no impact on local government.

12) Information and questions regarding these Rules shall be directed to:

Department of Professional Regulation
Attention: Jean Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0810

The full text of the Emergency Amendments begins on the next page:

DEPARTMENT OF PROFESSIONAL REGULATION
NOTICE OF EMERGENCY AMENDMENTSTITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONSPART 1340
ILLINOIS PHYSICAL THERAPY ACT

Section

1340.15 Application for Licensure Under Section 8.1 of the Act (Grandfather)

EMERGENCY

1340.20 Approved ~~Physical Therapy~~ Programs

EMERGENCY

1340.30 Application for Licensure on the Basis of Examination

EMERGENCY

1340.40 Examination

EMERGENCY

1340.50 Endorsement

1340.55 Renewals

1340.60 Restoration

1340.65 Unprofessional Conduct

1340.70 Granting Variances

AUTHORITY: Implementing the Illinois Physical Therapy Act (Ill. Rev. Stat. 1989, ch. 111, par. 4251 et seq.) and authorized by Section 60(7) of The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1989, ch. 127, par. 60(7)).

SOURCE: Adopted at 5 Ill. Reg. 6500, effective June 3, 1981; codified at 5 Ill. Reg. 11048; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; amended at 9 Ill. Reg. 1906, effective January 28, 1985; transferred from Chapter I, 68 Ill. Adm. Code 340 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1340 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2959; amended at 12 Ill. Reg. 8030, effective April 25, 1988; amended at 15 Ill. Reg. 5254, effective March 29, 1991; emergency amendment at 15 Ill. Reg. 11503, effective July 30, 1991, for a maximum of 150 days.

Section 1340.15 Application for Licensure Under Section 8.1 of the Act (Grandfather)
EMERGENCY

Any person seeking licensure as a registered physical therapist assistant under Section 8.1 of the Illinois Physical Therapy Act (the Act) (P.A. 86-1396, effective July 1, 1991) shall file an application with the Department of Professional Regulation (the "Department") on forms provided by the Department. Such application shall be postmarked no later than midnight December 31, 1991, and shall include the following:

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a) Education/Experience

- 1) Certification of graduation from an approved 2 year college-level physical therapist assistant program on or before July 1, 1991; or
- 2) Verification, on forms provided by the Department, of at least 2 years of experience completed on or before July 1, 1991, as a physical therapist assistant under the direct supervision of a licensed physical therapist; and certification of a satisfactory grade on a proficiency examination conducted, approved or sponsored by the U.S. Public Health Service prior to January 1, 1978.

b) A complete work history.

c) The required fee specified in Section 32(1) of the Act.

d) Certification, on forms provided by the Department, from the state or territory of the United States in which an applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed if applicable, stating:

- 1) The time during which the applicant was registered in that jurisdiction, including the date of the original issuance of the license;
- 2) A description of the examination in that jurisdiction;
- 3) Whether the file on the applicant contains any record of disciplinary actions taken or pending.

(Source: Emergency amendment added at 15 Ill. Reg. 11503 effective July 30, 1991 for a maximum of 150 days.)

Section 1340.20 Approved Physical Therapy Programs
EMERGENCY

- a) The Department shall, upon the recommendation of the Physical Therapy Examining Committee (the "Committee"), approve a physical therapy program as reputable and in good standing if it meets the following minimum criteria:

- 1) The school is legally recognized and authorized by the jurisdiction in which it is located to confer the appropriate degree a physical therapy degree.

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2) Has a faculty which comprises a sufficient number of full-time instructors to make certain that the educational obligations to the student are fulfilled. The faculty must have demonstrated competence as evidenced by appropriate degrees in their area(s) of teaching from professional colleges or institutions.

3) Has an integrated curriculum plan which includes at least the following subject areas in professional education (57-61 semester hours required):

A) Basic Health Sciences

- i) anatomy
- ii) physiology
- iii) pathology
- iv) kinesiology
- v) neurology
- vi) psychology

B) Clinical Sciences to include, but not be limited to the major areas of:

- i) medicine
- ii) surgery
- iii) physical therapy theory and application including therapeutic exercise, evaluation procedures, physical agents, electrotherapy, massage, orthotics and prosthetics, and professional issues.

C) Clinical Education - a minimum of 800 clock hours.

4) Admits only students who have completed a minimum of sixty (60) semester hours or its equivalent of college level courses;

5) Maintains permanent student records that summarize the credentials for admission, attendance, grades and other records of performance.

b) The Department shall, upon the recommendation of the Committee, approve a physical therapist assistant program if it meets the following minimum criteria:

1) The school is legally recognized and authorized by the jurisdiction in which it is located to offer a 2 year physical therapist assistant program.

2) Has a faculty which is comprised of a sufficient number of full-time instructors to make certain that the educational obligations to the student are fulfilled. The faculty must have demonstrated competence as evidenced by appropriate degrees in their area(s) of teaching from professional colleges or institutions.

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3) Has an integrated curriculum plan which includes at least the following subject areas in professional education (29-31 semester hours required):

A) Basic Health Sciences

- i) Anatomy and physiology
- ii) Pathology
- iii) Psychology
- iv) Kinesiology

B) Clinical Sciences to include, but not be limited to, the major areas of:

- i) Medicine and surgery
- ii) Physical therapist assistant theory and application including gross evaluation techniques, physical agents, therapeutic exercise, electrotherapy, massage, and professional issues.

C) Clinical Education - a minimum of 600 clock hours.

4) Maintains permanent student records that summarize the credentials for admission, attendance, grades and other records of performance.

c) In determining whether a program should be approved, the Department shall take into consideration but not be bound by accreditation by the American Physical Therapy Association (APTA).

b) Recommendation of Approval

1) The Department, upon the recommendation of the Committee, has determined that all physical therapy and physical therapist assistant programs accredited by the APTA American Physical Therapy Association as of July 1, 1984, July 1, 1991, meet the minimum criteria set forth in subsections (a) and (b), above, and are, therefore, approved. The Physical Therapy Examining Committee shall review the list of accredited programs published each year by the American Physical Therapy Association in order to determine that the programs listed continue to meet the minimum criteria.

2) In the event of a decision by the above accrediting body to suspend, withdraw or revoke accreditation of any physical therapy program accredited as of January 1, 1983, the Committee shall proceed to evaluate the program and either approve or disapprove the program in accordance with provisions of subsections (e) and (f) below.

e) The Department, upon the recommendation of the Physical Therapy Examining Committee, has determined it appropriate that each physical

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therapy program, other than a physical therapy program referred to in subsection (e) (d)(1) above, from which graduates have been issued licensure in Illinois since July 1, 1978, be deemed an approved physical therapy program for purposes of meeting the minimum criteria set forth in subsection (a) above, retrospectively and until such time as the Department, upon the recommendation of the Committee, determines that the program should be disapproved or until July 1, 1988, whichever is earlier. The Committee, at its first regular meeting following July 1, 1988, and at its first regular meeting following July 1 of each year thereafter shall select approximately one-fourth of the programs approved under this paragraph for evaluation during that year and shall either approve or disapprove such programs in accordance with subsections (e) and (f) below.

d) Any recommendation by the Committee to approve a program of physical therapy education shall set forth the period of time covered by the evaluation and the specific date after which persons matriculating in that program shall be considered to have graduated from an approved program. Program approval shall operate from that date and prospectively thereafter, to include persons graduating no later than the fifth academic year beyond the last academic year covered by the evaluation.

e) Effect of Disapproval on Pending Applications

1) Any recommendation by the Committee that a program of physical therapy education be disapproved shall set forth the period of time covered by the evaluation and shall set forth in what regard the program fails to satisfy the minimum requirements in paragraph (a) or state that the determination is based on the fact that the Committee has not received sufficient information concerning the program. In the event of a program previously approved pursuant to subsections (c), (d) and (e) above, the recommendation shall also set forth a date after which a person graduating shall be considered not to have graduated from an approved program.

2) Any applicant for licensure whose application was complete on or prior to the determination by the Department that a previously approved program be disapproved will be issued a license provided he is otherwise qualified.

f) Reevaluation

1) Any program disapproved for failure to satisfy the minimum requirements for subsection (a) may be reevaluated upon the request of an applicant for a period of time previously evaluated only at the discretion of the Committee for good cause shown. (In determining the existence of good cause the Committee shall consider whether the applicant has raised an issue as to whether incorrect or insufficient

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information was provided during the original evaluation.) If the program was disapproved based on the fact that the Committee has not received sufficient information concerning the program, it shall be reevaluated upon the request of any applicant who can present evidence that sufficient information for evaluation is now available.

2) The applicant at whose behest a reevaluation is conducted, shall be required to submit such documentation as is necessary to substantiate his assertions. In addition, the Committee may request clarification or simplification of any documentation so submitted when additional clarification will aid in the reevaluation decision. Unless the Committee in its discretion grants an extension of time on its own motion or at the request of the applicant (an extension of time will be granted when such an extension is necessary in order to effect a fair, equitable and complete reevaluation), it shall, no later than six months from the date of the request for reevaluation, either approve the program, disapprove the program for failure to satisfy the minimum requirements of subsection (a), or disapprove the program based on the fact that the Committee has not received sufficient information concerning the program.

i) At its first regular meeting after July 1 of each year, the Committee shall authorize the publication of a list of all programs approved and disapproved as of July 1 of that year. Concurrently, the Committee shall authorize the publication of a list of programs to be evaluated during the ensuing year which shall be composed of programs required to be evaluated pursuant to subsections (c) and (d) above, and programs whose approval will expire at the end of the academic year next following. Such lists shall be provided to any person or organization making written request.

j) No determination by the Department to disapprove any program previously approved shall operate to disqualify a physical therapist licensed in Illinois with respect to the license then held.

k) Reevaluation of An Approved Program

1) Notwithstanding any other provision of this Section, the Committee may reevaluate any approved program of physical therapy education at any time if it has reason to believe that the program has failed to continue to satisfy the minimum requirements of subsection (a) or that its decision was based upon false or deceptive information.

2) Any recommendation to approve or disapprove a program pursuant to this paragraph shall be subject to subsections (e), (f) and (i), except that, if the Committee has reason to believe there has been any fraud or dishonesty in the furnishing of any documentation for the evaluation of a program on the part of any licensee, it shall refer such matter to appropriate Department personnel for any disciplinary action which might be appropriate under the Act.

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- 3) A physical therapy program whose approval is being reevaluated by the Department shall be given written notice, setting forth the recommendation for reevaluation and the reasons therefor, prior to any recommendation by the Committee and the officials in charge may either submit written comments or request a hearing before the Committee.

(Source: Emergency amendment at 15 Ill. Reg. 11503, effective July 30, 1991 for a maximum of 150 days.)

Section 1340.30 Application for Licensure on the Basis of Examination
EMERGENCY

- a) An applicant for a physical therapist license by examination shall file an application on forms supplied by the Department at least 60 days prior to an examination date. The application shall include:

- 1) A complete work history indicating all employment since graduation from a physical therapy program;
- 2) Certification of successful completion of at least 60 semester hours or its equivalent, with courses in the biological, physical and social sciences at an accredited college or university;

- 3) Either:

- A) Certification of successful completion of a physical therapy program signed by the Director of the Physical Therapy Program or other authorized university official and bearing the seal of the university; and-or

- B) Certification that the applicant is a full-time student in his final term of an approved physical therapy program. This certification must be signed by the director or registrar of the applicant's physical therapy program. (Certification of graduation shall be received by the Department prior to the applicant's being issued a license); and

- 4) The required fee specified in Section 32(1) and (2) of the Act; and

- 5) ~~If supporting documentation is not in English, a certified translation must accompany them.~~

- b) An applicant for a physical therapist assistant license by examination shall file an application on forms supplied by the Department at least 60 days prior to an examination date. The application shall include:

- 1) A complete work history indicating all employment since graduation from a physical therapist assistant program;

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- 2) Either:

- A) Certification of graduation from an approved 2 year college-level physical therapist assistant program signed by the director of the Physical Therapy Program or other authorized school official and bearing the seal of the school; or

- B) Certification that the applicant is a full-time student in his final term of an approved 2 year college-level physical therapist assistant program. (Certification of graduation shall be received by the Department prior to the applicant's being issued a license); and

- 3) The required fee specified in Section 32 (1) and (2) of the Act.

- c) Applicants for a physical therapy assistant license who can document at least two years of experience as a physical therapist assistant under the direct supervision of a licensed physical therapist may be licensed as a physical therapist assistant without taking the Department's examination if they submit a completed application, the fee required by Section 32(1), and certification of a satisfactory grade on a proficiency examination conducted, approved or sponsored by the U.S. Public Health Service prior to January 1, 1978.

- d) If supporting documentation for the application is not in English, a certified translation must be included.

- e) If the applicant has ever been licensed/registered in another state or territory of the United States, he/she shall also submit a certification, on forms provided by the Department, from the state or territory of the United States in which the applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, stating:

- 1) The time during which the applicant was registered in that jurisdiction, including the date of the original issuance of the license;

- 2) A description of the examination in that jurisdiction;

- 3) Whether the file on the applicant contains any record of disciplinary actions taken or pending.

- b) An applicant for a license ~~by examination~~, who has successfully completed the examination recognized by the Department in another jurisdiction but who has not been licensed in that jurisdiction, shall file an application in accordance with subsection (a) or (b) above and have his/her examination scores submitted to the Department by the reporting entity.

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e) If the Department has reasonable questions or doubts with respect to the documentation or accuracy of any of the matters set forth in the application, the applicant will be required to appear before the Committee and/or provide such additional information as necessary.

- h) If the applicant has been determined eligible for licensure except for passing of the examination, the applicant shall be issued a letter of authorization which allows him/her to practice under direct supervision in accordance with Section 2 of the Act. The applicant shall not begin practice as a physical therapist or physical therapist assistant, license pending, until the letter of authorization is received from the Department.

(Source: Emergency amendment at 15 Ill. Reg. 11503, effective July 30, 1991 for a maximum of 150 days.)

Section 1340.40 Examination
EMERGENCY

- a) The examination for a physical therapist license shall be a comprehensive and integrated examination including, but not limited to, ~~basic sciences, clinical sciences, and physical therapy and procedures~~ the following topics:

- 1) Evaluation of the patient's/client's conditions.
- 2) Planning of the treatment program.
- 3) Implementation of the treatment program.
- 4) Administration.
- 5) Education and consultation.
- 6) Research.

- b) The examination for a physical therapist assistant license shall be a comprehensive and integrated examination including, but not limited to, the following topics:

- 1) Examination of the patient/client.
- 2) Implementation of the treatment program.
- 3) Communication, documentation, and ethical and legal standards.

- b) c) The passing grade on the written examination shall be a converted score of 75 based on 1.5 standard deviations below the mean.

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- e) d) An applicant who has three failures of the examination conducted by the Department shall be ineligible to retake the examination until such time as he/she submits certification of education on forms supplied by the Department, to the Committee that indicates, subsequent to the third failure, that the applicant he has successfully completed:

- 1) A course of clinical education of not less than three months on a full-time basis under the direct, on site, personal supervision of a licensed physical therapist; or
- 2) A course of study of not less than forty-eight (48) classroom hours in an approved program of physical therapy; or
- 3) Any other formal professional study or training acceptable to the Committee and the Department deemed to be substantially equivalent to the above.

- e) e) The provisions of this Section shall apply to all applicants ~~upon adoption~~ regardless of where the applicant is in the application process.

(Source: Emergency amendment at 15 Ill. Reg. 11503, effective July 30, 1991 for a maximum of 150 days.)

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- 1) The Heading of the Part: MEDICAL PAYMENT
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers: Emergency Action:
140.980 New Section
140.982 New Section
- 4) Statutory Authority: Sections 6-11 and Article VII of the Illinois Public Aid Code (Ill. Rev. Stat. 1989, Ch. 23, Pars. 6-11 and Article VII, as added and repealed respectively, by P.A. 87-14, effective July 24, 1991)
- 5) Effective Date of Emergency Amendments: July 25, 1991
- 6) If these Emergency Amendments are to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.
- 7) Date Filed in Agency's Principal Office: July 25, 1991
- 8) Reason for Emergency: 89 Ill. Adm. Code 140.980 implements the repeal of Article VII of the Public Aid Code under Section 2-24 of Public Act 87-14, effective July 24, 1991. Because Article VII has been repealed, the Department has no substantive statutory authority to administer nor provide and expend funds for an Aid to the Medically Indigent program. Therefore, elimination of this program must be considered an emergency and necessary for the public interest, safety and welfare.
- 89 Ill. Adm. Code 140.982 implements portions of Section 2-3 of Public Act 87-14, effective July 24, 1991. Section 2-25 of Public Act 87-14 specifically provides for implementation by Emergency rulemaking for those portions of Section 2-3.
- 9) A Complete Description of the Subjects and Issues Involved: These Emergency Rules implement two parts of Public Act 87-14, effective July 24, 1991. First, Article VII of the Public Aid Code, which contained the Aid to the Medically Indigent (AMI) program was repealed. Therefore, the AMI program is being entirely discontinued effective August 1, 1991. Second, a new Section 6-11 of the Public Aid Code, added by P.A. 87-14, allows different medical coverage for different populations under the General Assistance program. Pursuant to this change, services provided by a hospital are being eliminated from

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coverage for cases containing an adult and no child, if those adults are age eighteen (18) or older or are married and living with their spouse, regardless of age.

- 10) Are there any proposed amendments pending to this Part? Yes

<u>Section Numbers</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
140.11	Amendment	May 10, 1991 (15 Ill. Reg. 6949)
140.71	Amendment	December 21, 1990 (14 Ill. Reg. 20170)
140.460	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.461	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.462	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.463	Amendment	April 5, 1991 (15 Ill. Reg. 4903)
140.465	Repealed	April 5, 1991 (15 Ill. Reg. 4903)
140.518	Amendment	July 5, 1991 (15 Ill. Reg. 9885)
140.560	Amendment	April 19, 1991 (15 Ill. Reg. 5585)
140.561	Amendment	May 17, 1991 (15 Ill. Reg. 7482)
140.569	Amendment	June 14, 1991 (15 Ill. Reg. 8656)
140.646	Amendment	May 10, 1991 (15 Ill. Reg. 6949)

- 11) Statement of Statewide Policy Objectives: Local governmental units which receive State funds under the General Assistance Program will be affected by 89 Ill. Adm. Code 140.982 as they will have to change the coverage of their medical assistance programs to conform to this Rule.

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This should have no fiscal effect, or a positive fiscal effect, on those local governmental units. Local governmental units that do not receive State funds are not affected. In addition, local governmental units which administer medical institutions may also be impacted by both 89 Ill. Adm. Code 140.980 and 89 Ill. Adm. Code 140.982 as funds for hospital services provided to some General Assistance recipients and all medical services for persons who formerly would be covered under the Aid to the Medically Indigent program will no longer be available.

- 12) Information and questions regarding this Emergency Amendment shall be directed to:

Name: David Peterson
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Emergency Amendments begins on the next page:

NOTICE OF EMERGENCY AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140
MEDICAL PAYMENT

SUBPART A: GENERAL PROVISIONS

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Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)
Covered Medical Services Under GA and AMI
Medical Services Not Covered
Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Six
Medical Assistance For Qualified Severely Impaired Individuals
Medical Assistance for a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy
Medical Assistance Provided to Incarcerated Persons

140.4

Telephone: (217) 782-1233

140.5
140.6
140.7

140.8

140.9

140.10

SUBPART B: MEDICAL PROVIDER PARTICIPATION/DRUG MANUAL

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Enrollment Conditions for Medical Providers
Participation Requirements for Medical Providers
Definitions
Denial of Application to Participate in the Medical Assistance Program
Recovery of Money
Termination of a Vendor's Eligibility to Participate in the Medical Assistance Program
Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program

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140.18 Effect of Termination on Individuals Associated with Vendor
140.19 Application to Participate or for Reinstatement
140.20 Subsequent to Termination, Suspension or Barring
140.21 Submittal of Claims
Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)
140.22 Magnetic Tape Billings
140.23 Payment of Claims
140.24 Payment Procedures
140.25 Overpayment or Underpayment of Claims
140.26 Payment to Factors Prohibited
140.27 Assignment of Vendor Payments
140.28 Record Requirements for Medical Providers
140.30 Audits
140.35 False Reporting and Other Fraudulent Activities
140.40 Prior Approval for Medical Services or Items
140.41 Prior Approval in Cases of Emergency
140.42 Limitation on Prior Approval
140.43 Post Approval for items or Services When Prior Approval Cannot Be Obtained
140.71 Drug Manual (Recodified)
140.72 Drug Manual (Recodified)
140.73 Drug Manual Updates (Recodified)

SUBPART C: HOSPITAL SERVICES

Section
140.94 Hospital Services (Recodified)
140.95 Participation (Recodified)
140.96 General Requirements (Recodified)
140.97 Special Requirements (Recodified)
140.98 Covered Hospital Services (Recodified)
140.99 Hospital Services Not Covered (Recodified)
140.100 Limitation On Hospital Services (Recodified)
140.101 Transplants (Recodified)
140.102 Heart Transplants (Recodified)
140.103 Liver Transplants (Recodified)
140.104 Bone Marrow Transplants (Recodified)
140.110 Disproportionate Share Hospital Adjustments (Recodified)
140.116 Payment for Inpatient Services for GA (Recodified)
140.117 Hospital Outpatient and Clinic Services (Recodified)
140.200 Payment for Hospital Services During Fiscal Year 1982 (Recodified)
140.201 Payment for Hospital Services After June 30, 1982 (Repealed)

Section
140.202 Payment for Hospital Services During Fiscal Year 1983 (Recodified)
140.203 Limits on Length of Stay by Diagnosis (Recodified)
140.300 Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)
140.350 Copayments (Recodified)
140.360 Payment Methodology (Recodified)
140.361 Non-Participating Hospitals (Recodified)
140.362 Pre July 1, 1989 Services (Recodified)
140.363 Post June 30, 1989 Services (Recodified)
140.364 Prepayment Review (Recodified)
140.365 Base Year Costs (Recodified)
140.366 Restructuring Adjustment (Recodified)
140.367 Inflation Adjustment (Recodified)
140.368 Volume Adjustment (Repealed)
140.369 Groupings (Recodified)
140.370 Rate Calculation (Recodified)
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140.390 Subacute Alcoholism and Substance Abuse Services (Recodified)
140.391 Definitions (Recodified)
140.392 Types of Subacute Alcoholism and Substance Abuse Services (Recodified)
140.394 Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.396 Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)
140.398 Hearings (Recodified)

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

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140.410 Physicians' Services
140.411 Covered Services By Physicians
140.412 Services Not Covered By Physicians
140.413 Limitation on Physician Services
140.414 Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians
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EMERGENCY
Program

Elimination Of Aid To The Medically Indigent (AMI)
Program
Elimination Of Hospital Services For Person Age
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AUTHORITY: Implementing Article III of the Illinois Health
Finance Reform Act (Ill. Rev. Stat. 1989, ch. 111 1/2, par.
6503-1 et seq.) and implementing and authorized by Articles
III, IV, V, VI, VII and Section 12-13 of the Illinois Public
Aid Code (Ill. Rev. Stat. 1989, ch. 23, pars. 3-1 et seq., 4-1
et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13)

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10,
1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374,
effective July 6, 1982; emergency amendment at 6 Ill. Reg.
8508, effective July 6, 1982, for a maximum of 150 days;
amended at 7 Ill. Reg. 681, effective December 30, 1982;
amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at
7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill.
Reg. 8271, effective July 5, 1983; emergency amendment at 7
Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150

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days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 2697, effective April 19, 1985; amended at 9 Ill. Reg. 6235, effective May 28, 1985; amended at 9 Ill. Reg. 8677, June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238,

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill.

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, 1989; Sections 140.850 thru 140.896 reclassified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 reclassified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 reclassified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; emergency expired July 14, 1990; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5,

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 Ill. Reg. 18057, effective October 22, 1990; amended at 14 Ill. Reg. 18508, effective October 30, 1990; amended at 14 Ill. Reg. 18813, effective November 6, 1990; amended at 14 Ill. Reg. 20478, effective December 7, 1990; amended at 14 Ill. Reg. 20729, effective December 12, 1990; amended at 15 Ill. Reg. 298, effective December 28, 1990; emergency amendment at 15 Ill. Reg. 592, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 1174; amended at 15 Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; amended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. Reg. 10468, effective July 1, 1991; emergency amendment at 15 Ill. Reg. 11515, effective July 25, 1991, for a maximum of 150 days.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT
EQUITY (ICARE) PROGRAM

Section 140.980 Elimination Of Aid To The Medically Indigent
EMERGENCY (AMI) Program

Notwithstanding any other provisions of the Department's Rules promulgated under the Illinois Administrative Procedure Act, effective August 1, 1991, the Aid to the Medically Indigent (AMI) program is discontinued. The Department will not pay for medical services provided after July 31, 1991, under the AMI program. The Department shall send notice to recipients that they will no longer receive benefits under the AMI program.

(Source: Emergency added at 15 Ill. Reg. 11515, effective July 25, 1991, for a maximum of 150 days)

DEPARTMENT OF PUBLIC AID

NOTICE OF EMERGENCY AMENDMENTS

Section 140.982
EMERGENCY

Elimination Of Hospital Services For Persons
Age Eighteen (18) And Older And Persons
Married And Living With Spouse, Regardless
Of Age

Notwithstanding any other provisions of the Department's Rules promulgated under the Illinois Administrative Procedure Act, effective August 1, 1991, medical coverage under the General Assistance Program will not include services provided by a hospital for cases containing an adult and no child, which adults are either age eighteen (18) or over or are married and living with their spouse, regardless of age. The services not covered include in-patient hospital services, out-patient hospital services, hospital emergency room services and any other hospital service. The Department shall send notice to recipients that the General Assistance medical program will no longer cover hospital services for these persons.

(Source: Emergency added at 15 Ill. Reg. 11515, effective July 25, 1991, for a maximum of 150 days)

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATION

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

Heading of Part:

Economic Dislocation and Worker Adjustment Assistance

Code Citation:

56 Ill. Adm. Code 2625

Section Numbers:

2625.55

Date Originally Published in Illinois Register:

12/14/90
14 Ill. Reg. 19495

At its meeting on July 23, 1991, the Committee voted to recommend that the Department repeal Section 2620.90 of the above rules. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Committee recommends that the Department of Commerce and Community Affairs repeal Section 2620.90 of its rules entitled "Employment and Training Assistance for Dislocated Workers" (56 Ill. Adm. Code 2620) because the proposed rulemaking replaces the requirements of Section 2620.90.

The Department proposed this rulemaking governing eligibility requirements for dislocated workers in response to changes in the federal Job Training Partnership Act. The existing provision that governs eligibility of dislocated workers is found in a separate Part (Part 2620). The Department has not proposed a repealer of the existing language concerning eligibility requirements, although the existence of the 2 Sections creates confusion. The 2 Sections do not directly conflict in regulating eligibility, but the proposed Section contains more specific requirements for eligibility than the existing Section. The major difference is that the proposed Section regulates the issuance of certificates of continuing eligibility so that workers can remain eligible for services long after the loss of job. The Department explained that Illinois already has a 5 year window through which workers may access services after loss of work, and the certificates of continuing eligibility were federally mandated.

Even though the 2 Sections are not in direct conflict, their coexistence results in confusion for the participating workers and service providers. The Department intends to repeal the entire Part 2620 when grant funds issued pursuant to that Part are expended. However, since the eligibility requirements are no longer necessary to programs that are almost complete, the immediate repealer of this Section is recommended.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID
(Continued Page 2)

with these changes, no person is eligible who has any drug costs covered by insurance, regardless of how insufficient that insurance coverage. This change will obviously cause a negative economic impact for program clients who have a small level of drug coverage through their insurance program.

88508708

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

DEPARTMENT OF PUBLIC AID

Heading of Part: Special Eligibility Groups
Code Citation: 89 Ill. Adm. Code 118
Section Numbers: 118.200

Date Originally Published in Illinois Register: 6/14/91
15 Ill. Reg. 8708

At its meeting on July 23, 1991, the Joint Committee on Administrative Rules objected to the above emergency rulemaking. Failure of the agency to respond within 90 days of receipt of the Statement of Objection shall constitute a refusal to amend or repeal the rule.

The specific objection is as follows:

The Committee objects to the Department of Public Aid's June 14, 1991 emergency rulemaking entitled Special Eligibility Groups (89 Ill. Adm. Code 118) because by using emergency rulemaking procedures, the Department has failed to consider the economic effects and alternatives of this rulemaking, in violation of Section 7.06(a) of the Illinois Administrative Procedure Act.

The basis for this emergency rulemaking as stated by DPA is that "the health and safety of persons affected by this emergency rulemaking would be adversely impacted in its absence." The Department states that the amendments are being made for reasons of "cost containment." The federal government provided \$886,000 in federal FY 91; the State added \$1.2 million to cover State FY 91 and the additional 3 months remaining in the federal FY. Further federal funding is expected in October, but in view of Illinois' current fiscal condition, further State spending is not assured.

With total funding of \$2.086 million, the program, under the current rules, has been spending between \$300,000 and \$450,000 per month. DPA maintains that this emergency change in the rules is necessary to avoid totally exhausting funds before October 1, leaving the most needy clients with no resources.

The changes made by this emergency rulemaking, and the permanent rulemaking that will be considered at JCAR's August Meeting, affect persons enrolling in the program after 4/30/91. While previously, no one was eligible who had all drug costs covered by private insurance,

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC HEALTH
(Continued Page 2)

notice period and is reluctant to add any substantive language to the rules which has not been reviewed and accepted by the Central District Court of Illinois to preserve the Department's intent to comply with the court ordered provisions.

Since the emergency rules were promulgated to address the particular situation in the Court order, the Department believes any proposed changes should also be given to the Court for its review. The Department would prefer to place such modifications before the Court prior to proposing such amendments in rules, but agreed that changed language to include such standards and timelines in these rules is also necessary.

88803422

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC HEALTH

Heading of Part: The Vital Records Act

Code Citation: 77 Ill. Adm. Code 500

Section Numbers: 500.20
500.70

Date Originally Published in Illinois Register: 3/8/91
15 Ill. Reg. 3422

At its meeting on July 23, 1991, the Committee recommended that the Department of Public Health initiate further rulemaking of this rule. The Department should respond within 90 days of the receipt of this Statement of Recommendation.

The specific recommendation is as follows:

The Committee recommends to the Department of Public Health that the Agency initiate further rulemaking in connection with the Vital Records Act, 77 Ill. Adm. Code 500, to include standards and timelines for its review of research requests for accessing vital records data and provide the Committee with a timetable for initiating such rulemaking.

DPH proposed these amendments to replace emergency amendments which implemented a federal district court order entitled *Jane Doe II v. Lumpkin* (Case No. 89-1224). The court required the Department to publish the changed policy and procedures by emergency rulemaking effective immediately. The Department was involved in drafting numerous versions for Court review and acceptance from 12/11/91 until 2/20/91. In fact, the Department's adoption of emergency rules occurred upon the Court's approval.

Upon the Committee's review of this rulemaking, several issues needing further clarification surfaced. Specifically, language which the Court reviewed and accepted regarding research study protocols in Section 500.70(b) and conditions for Department review of research requests for compliance both lack specific standards in Section 500.70(c). Timelines regarding requests for departure from approved protocols (Section 500.70(e)), for Department receipt of an informed consent (Section 500.70(f)), for notifying a requesting reporting facility of disclosure of patient or facility information (Section 500.70(g)), and for providing notice of Department needed access information in records and by what method (Section 500.70(j)) also need to be addressed within the rules. The Department did not receive any public comment during the first

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF CORRECTIONS TO ADOPTED AMENDMENTS

- 1) Heading of the Part: Pay Plan
- 2) Code Citation: 80 Ill. Adm. Code 310
- 3) Section Numbers:
 310. Appendix A, Table A
 310. Appendix A, Table B
Proposed Action:
 Withdrawn
 Withdrawn
- 4) Illinois Register Citation to the Notice of Adopted Rulemaking:
 August 2, 1991, 15 Ill. Reg. 11080
 (issue date)
- 5) The corrections listed below have been made to the file copy of the above named rules in order to bring them into agreement with the copy of the text as published in the Illinois Register:
- The above tables which were proposed and published in the March 29, 1991 issue at 15 Ill. Reg. 4497 were withdrawn during the first notice period in the April 19, 1991 issue at 15 Ill. Reg. 5920. The January 16, 1990 rates of Building Services Worker and Elevator Operator that were published in the above proposal were revised with a new contract, effective April 1, 1991. The current rates for these titles are as published in a peremptory filing of the April 12, 1991 Illinois Register at 15 Ill. Reg. 5465, as described below:
- | | | | | |
|--------------------------|----------|-----------|-----------|-----------|
| Elevator Operator | 04-01-91 | \$1809.60 | \$1844.40 | \$1861.80 |
| Building Services Worker | | | 04-01-91 | \$1757.40 |

This notification should serve to correct the omission to specify the difference between proposal and final version in the August 2, 1991 adopted amendments as recommended by the Joint Committee on Administrative Rules.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of July 24, 1991 through July 30, 1991, and have been scheduled for review by the Committee at its August 20, 1991 meeting. Other items not contained in this published list may also be considered by the Committee at its August meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
9/6/91	Department of Commerce and Community Affairs, Technology Advancement and Development Act Programs (14 Ill. Adm. Code 545)	3/15/91 15 Ill. Reg. 3620	August 20, 1990
9/6/91	Department of Insurance, Small Employer Group Health Insurance (50 Ill. Adm. Code 2014)	4/26/91 15 Ill. Reg. 5975	August 20, 1991
9/9/91	Illinois Racing Board, Pari-Mutuels (11 Ill. Adm. Code 405)	6/7/91 15 Ill. Reg. 8518	August 20, 1991
9/9/91	Department of Corrections, County Jail Standards (20 Ill. Adm. Code 701)	5/24/91 15 Ill. Reg. 7861	August 20, 1991
9/9/91	State Board of Elections, Miscellaneous (26 Ill. Adm. Code 207)	10/12/90 14 Ill. Reg. 16709	August 20, 1991
9/12/91	Department of Rehabilitation Services, Closure (89 Ill. Adm. Code 617)	5/24/91 15 Ill. Reg. 7885	August 20, 1991
9/13/91	Department of Rehabilitation Services, Non-Academic Programs and Policies (89 Ill. Adm. Code 830)	3/22/91 15 Ill. Reg. 4397	August 20, 1991

PROCLAMATION

91-369

INTERNATIONAL VISITORS MONTH

Whereas, the International Visitors Center (IVC) of Chicago was established in 1952 as an organization of volunteers to help welcome international visitors to Chicago; and

Whereas, the International Visitors Center serves as a catalyst for the exchange of ideas and cultural understanding and promotes commerce and goodwill between citizens of Chicago and people of other nations; and

Whereas, for 39 years, the International Visitors Center has given thousands of Chicagoans the opportunity to represent their city by serving as hosts for the more than 5,000 annual visitors who come from throughout the world; and

Whereas, through its International Women Associates program, the International Visitors Center has enhanced the experience of thousands of women of all nationalities residing in Chicago; and

Whereas, International Visitors Month has drawn worldwide attention to the important role of international visitors to Chicago's business community, international organizations, and individual citizens;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 1991 as INTERNATIONAL VISITORS MONTH in Illinois in commemoration of the International Visitors Centers' 39th Anniversary.

Issued by the Governor July 22, 1991.

Filed with the Secretary of State July 26, 1991.

91-370

BROADCAST JOURNALIST DAY

Whereas, broadcast journalism was born 71 years ago on November 2, 1920, when radio station KDKA in Pittsburgh broadcast the Harding-Cox election returns; and

Whereas, the importance and influence of broadcast journalists have grown beyond the wildest dreams of those early pioneers and have become an integral part of our culture; and

Whereas, the public, and the functioning of our republic as it was intended, depend upon the integrity of those who practice this profession and their unwavering commitment to accuracy and objectivity;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 4, 1991, as BROADCAST JOURNALIST DAY in Illinois in honor of the 71st anniversary of the birth of this vital profession.

Issued by the Governor July 23, 1991.

Filed with the Secretary of State July 26, 1991.

91-371

CHICAGO LATINO FILM FESTIVAL DAYS

Whereas, the Chicago Latino Cinema strives to increase public awareness of the Latino culture by holding the Annual International Latino Film Festival; and

Whereas, Latino films help broaden cultural awareness and contribute to a better understanding of the more than one million Hispanic residents in the Chicago area; and

Whereas, since the Festival became an annual city-wide event three years ago, Chicago Latino Cinema has screened 120 films, including many award winners, and has attracted 35 film personalities from Latin America, Spain, and the United States;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 27-October 6, 1991, as CHICAGO LATINO FILM FESTIVAL DAYS in Illinois and urge citizens to take time to view one or more of these ethnic films to increase their awareness of the Latino culture.

Issued by the Governor July 23, 1991.

Filed with the Secretary of State July 26, 1991.

91-372

FIRE PREVENTION WEEK

Whereas, more than 4,300 people died in home fires in the United States in 1989; and

Whereas, approximately 80 percent of all fire fatalities in the United States occur in homes; and

Whereas, changing risky behaviors and identifying and removing home fire hazards would prevent the majority of home fire fatalities; and

Whereas, the fire departments and fire services in Illinois are dedicated to protecting our citizens and their property from the devastating effects of fire and to recognizing the value of preparedness before fire strikes;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 6-12, 1991, as FIRE PREVENTION WEEK in Illinois and call upon Illinoisans to practice fire prevention at home, work, and school and adopt the Fire Prevention Week theme for 1991 -- "Fire Won't Wait-Plan Your Escape."

Issued by the Governor July 23, 1991.

Filed with the Secretary of State July 26, 1991.

91-373

HOUSEKEEPING WEEK

Whereas, the 6,000 members of the National Executive Housekeepers Association (NEHA) are instrumental in providing the public with a vital service on a day-to-day basis; and

Whereas, these professionals are responsible for achieving a

hygienic and safe environment in public and private institutions such as hotels, schools, government buildings, and health care facilities; and

Whereas, since NEHA was founded in 1930, it has endeavored to provide leadership and professional education for its members; and

Whereas, NEHA'S 14th Biennial Assembly was held in Illinois in June 1991;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 8-14, 1991, as HOUSEKEEPING WEEK in Illinois in conjunction with the national observance. I urge citizens to recognize the importance of this profession which is too often taken for granted.

Issued by the Governor July 23, 1991.

Filed with the Secretary of State July 26, 1991.

91-374

NFL FOOTBALL DAY

Whereas, the members of the Southwestern Illinois Tourism and Convention Bureau, representing an 11 county service area in Illinois, take great pride in promoting regionalism and recognizing the impact sports has on the well-being of the area; and

Whereas, citizens of this region lost their National Football League (NFL) team when it moved to the city of Phoenix; and

Whereas, the St. Louis region has a long-standing tradition as an NFL city, having served the league for 27 of the past 30 years; and

Whereas, citizens of the Southwestern Illinois and St. Louis region have organized a community-wide drive to return NFL to the fans of Missouri and Illinois; and

Whereas, this region is endowed with qualities that make it an excellent site for an NFL expansion city, such as its central location and large television market; and

Whereas, the Southwestern Illinois and St. Louis area represents the largest population center in the country without an NFL franchise;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 10, 1991, as NFL FOOTBALL DAY in Illinois in support of efforts to draw the NFL back to this region.

Issued by the Governor July 23, 1991.

Filed with the Secretary of State July 26, 1991.

91-375

PEACE DAY

Whereas, peace is more than an absence of war or a passive state of being; and

Whereas, peace and its preservation are matters of active

participation. We should take watchful, vigilant, and vigorous strides to preserve our rights, freedoms, and dignities; and Whereas, we all share the goal of universal peace. It knows no barriers, boundaries, races, or religions; and

Whereas, we must work together to ensure that the world we leave our children is one which knows neither the horrors of war nor the fear of oppression;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 7, 1991, as PEACE DAY in Illinois.

Issued by the Governor July 23, 1991.

Filed with the Secretary of State July 26, 1991.

91-376

PROFESSIONAL SECURITY MONTH

Whereas, security practitioners are dedicated to protecting the assets--people, property, and information--of private industry, government, and public institutions; and

Whereas, the efforts of these professionals have significantly reduced the losses caused by a wide range of crimes committed against banks, schools, hotels, hospitals, museums, retail outlets, and the countless other organizations that employ their services; and

Whereas, these same security professionals have demonstrated outstanding service in preventing or minimizing losses to the community from such natural or man-made disasters as fires, riots, strikes, and other civil disorders; and

Whereas, the American Society for Industrial Security has designated September 1991 as a time to honor security professionals throughout the world; and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 1991 as PROFESSIONAL SECURITY MONTH in Illinois.

Issued by the Governor July 23, 1991.

Filed with the Secretary of State July 26, 1991.

91-377

RADIOLOGIC TECHNOLOGY WEEK

Whereas, expanding health services and advancing knowledge are creating an ever-increasing demand for the services of qualified radiologic technologists; and

Whereas, radiologic technologists are concerned with the conservation of life and health and the prevention of disease; and

Whereas, radiologic technology offers skilled and capable individuals an opportunity for leadership in the development of health programs and the personal satisfaction that comes from helping others; and

Whereas, the Illinois State Society of Radiologic

Technologists is holding its 56th annual state conference September 11-14; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim September 8-14, 1991, as RADIOLOGIC TECHNOLOGY WEEK in Illinois.

Issued by the Governor July 23, 1991.
Filed with the Secretary of State July 26, 1991.

91-378
SCHOOL'S OPEN SAFETY WEEK

Whereas, as another school year begins, School Safety Patrol members in bright orange patrol belts soon will be guiding their fellow students at busy intersections along the routes to school; and

Whereas, the School Safety Patrol, pioneered by the AAA-Chicago Motor Club in 1920, provides lifesaving protection for thousands of school children statewide, nationally, and internationally; and

Whereas, School Safety Patrol members will assist many young children who, for the first time, are walking to and from school by themselves; and

Whereas, motorists should be alert for children at school crossings, review and obey the rules of the road for school zones, and respect the Safety Patrol members' task of protecting students;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 26-30, 1991, as SCHOOL'S OPEN SAFETY WEEK in Illinois and urge all motorists to give special attention to safety patrol guards as they carry out their duties to ensure students' safety.

Issued by the Governor July 23, 1991.
Filed with the Secretary of State July 26, 1991.

91-379
URUGUAY DAY

Whereas, August 25th is the 166th anniversary of the independence of Uruguay, a nation whose goals and objectives of freedom and democracy for its people are similar to those of the United States; and

Whereas, these two countries also share a long history of commercial ties, including Uruguay's invaluable assistance to the City of Chicago after its devastating fire in 1871; and

Whereas, as a trading partner with this country, Uruguay encourages the development of its resources, the enhancement of its agri-business, and the expansion of its industry to our mutual benefit;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim August 25, 1991, as URUGUAY DAY in Illinois, in

celebration of this significant date in its history.
Issued by the Governor July 23, 1991.
Filed with the Secretary of State July 26, 1991.

ILLINOIS REGISTER	
1991 CUMULATIVE INDEX	
AUGUST 9, 1991	
ACTION CODES	
ICAR - Joint Committee on Administrative Rules	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Ordered by ICAR
C - Notice of Corrections	PP - Peremptory or Court ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet ICAR objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet ICAR objections	S - Suspension ordered by ICAR
O - ICAR Statement of Objections	W - Withdrawal to meet ICAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 285	Ill. Grain Insurance Act (P-18048/85; A-6818)				
TITLE	PART	ACTION CODE	PAGE NUMBER	ACTION CODE	PAGE NUMBER
			PREVIOUS VOLUME		

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

ABANDONED MINED LANDS RECLAMATION COUNCIL

62 Ill. Adm. Code 2501 Abandoned Mined Lands Reclamation (P-141; A-6513)

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240 Community Care Program (E-2838; A-10351) (P-18635/90; A-10351)

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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/89; A-724) The codes for both columns are listed below. For a complete listing of the Title of the *Illinois Administrative Code*, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am	= amendment to existing Section	A	= Adopted rule
cc	= codification changes	C	= Correction
n	= new Section	CC	= Codification Changes
r	= repeal of existing Section	E	= Emergency rule
rc	= reclassified	F	= Failure to Remedy Objections
#	= renumbered	M	= Modification
		O	= ICAR Objection
		P	= Proposed rule
		PF	= Prohibited Filing
		PP	= Peremptory rule
		R	= Refusal to Modify or Withdraw
		RC	= ICAR Recommendation
		S	= Suspended rule
		W	= Withdrawal of Proposed rule

ILLINOIS REGISTER
SECTIONS AFFECTED INDEX
VOL. 15, ISSUE #32
AUGUST 9, 1991

TITLE 1					
100.100	(P-7522)	am	2650.410	n	(A-2660)
100.110	(P-7522)	am	2650.II.A	n	(A-2660)
100.150	(P-7522)	am	2650.II.B	n	(A-2660)
100.180	(P-7522)	am			
100.220	(P-7522)	am	TITLE 8		
100.230	(P-7522)	am	125.10		
100.240	(P-7522)	am	125.30	am	(PP-620; W-1574) (P-1583; A-8801)
100.260	(P-7522)	am	125.40	am	(PP-620; W-1574) (P-1583; A-8801)
100.270	(P-7522)	am	125.50	am	(PP-620; W-1574) (P-1583; A-8801)
100.280	(P-7522)	am	125.60	am	(PP-620; W-1574) (P-1583; A-8801)
100.310	(P-7522)	am	125.80	am	(PP-620; W-1574) (P-1583; A-8801)
100.335	(P-7522)	am	125.90	am	(PP-620; W-1574) (P-1583; A-8801)
100.340	(P-7522)	am	125.100	am	(PP-620; W-1574) (P-1583; A-8801)
100.350	(P-7522)	am	125.110	am	(PP-620; W-1574) (P-1583; A-8801)
100.400	(P-7522)	am	125.120	am	(PP-620; W-1574) (P-1583; A-8801)
100.450	(P-7522)	am	125.130	am	(PP-620; W-1574) (P-1583; A-8801)
100.500	(P-7522)	am	125.140	am	(PP-620; W-1574) (P-1583; A-8801)
100.510	(P-7522)	am	125.150	am	(PP-620; W-1574) (P-1583; A-8801)
100.545	(P-7522)	am	125.160	am	(PP-620; W-1574) (P-1583; A-8801)
100.550	(P-7522)	am	125.170	am	(PP-620; W-1574) (P-1583; A-8801)
100.640	(P-7522)	am	125.180	am	(PP-620; W-1574) (P-1583; A-8801)
100.660	(P-7522)	am	125.190	am	(PP-620; W-1574) (P-1583; A-8801)
100.670	(P-7522)	am	125.200	am	(PP-620; W-1574) (P-1583; A-8801)
100.680	(P-7522)	am	125.210	am	(PP-620; W-1574) (P-1583; A-8801)
100.735	(P-7522)	am	125.220	am	(PP-620; W-1574) (P-1583; A-8801)
100.740	(P-7522)	am	125.230	am	(PP-620; W-1574) (P-1583; A-8801)
100.900	(P-7522)	am	125.240	am	(PP-620; W-1574) (P-1583; A-8801)
100.1010	(P-7522)	am	125.250	am	(PP-620; W-1574) (P-1583; A-8801)
100.1020	(P-7522)	am	125.260	am	(PP-620; W-1574) (P-1583; A-8801)
100.1100	(P-7522)	am	125.270	am	(PP-620; W-1574) (P-1583; A-8801)
100.1150	(P-7522)	am	125.280	am	(PP-620; W-1574) (P-1583; A-8801)
100.1200	(P-7522)	am	125.290	am	(PP-620; W-1574) (P-1583; A-8801)
100.1210	(P-7522)	am	125.300	am	(PP-620; W-1574) (P-1583; A-8801)
			125.305	am	(PP-620; W-1574) (P-1583; A-8801)
TITLE 2					
700.40	(A-6105)	am			
700.100	(A-6105)	am			
700.130	(A-6105)	am			
700.140	(A-6105)	am			
700.150	(A-6105)	am			
2025.120	(A-7897)	n			
2375.110	(A-1571)	am			
2650.10	(A-2660)	n			
2650.20	(A-2660)	n			
2650.30	(A-2660)	n			
2650.40	(A-2660)	n			
2650.50	(A-2660)	n			
2650.60	(A-2660)	n			
2650.100	(A-2660)	n			
2650.200	(A-2660)	n			
2650.205	(A-2660)	n			
2650.210	(A-2660)	n			
2650.220	(A-2660)	n			
2650.300	(A-2660)	n			
2650.310	(A-2660)	n			
2650.311	(A-2660)	n			
2650.312	(A-2660)	n			
2650.313	(A-2660)	n			
2650.314	(A-2660)	n			
2650.320	(A-2660)	n			
2650.330	(A-2660)	n			
2650.340	(A-2660)	n			
2650.400	(A-2660)	n			

[illegible]

TITLE 14 (CONT'D)		TITLE 17			
510.195	n	(P-1307290; A-2673)	640.140	n	(P-1339190; A-7558)
510.200	n	(P-1307290; A-2673)	640.150	n	(P-1339190; A-7558)
510.205	n	(P-1307290; A-2673)	640.160	n	(P-1339190; A-7558)
520.315	n	(P-1306090; A-8683)	640.170	n	(P-1339190; A-7558)
520.740	am	(P-1306090; A-8683)	640.180	n	(P-1339190; A-7558)
520.800	r	(P-1306090; A-8683)	640.190	n	(P-1339190; A-7558)
520.810	r	(P-1306090; A-8683)	640.200	n	(P-1339190; A-7558)
520.820	r	(P-1306090; A-8683)	640.210	n	(P-1339190; A-7558)
520.830	r	(P-1306090; A-8683)	640.220	n	(P-1339190; A-7558)
520.900	am	(P-9787)	640.230	n	(P-1339190; A-7558)
520.910	am	(P-1306090; A-8683)	640.240	n	(P-1339190; A-7558)
520.930	am	(P-9787)	640.250	n	(P-1339190; A-7558)
520.1010	am	(P-1306090; A-8683)	640.260	n	(P-1339190; A-7558)
520.1100	n	(P-9787)	640.270	n	(P-1339190; A-7558)
520.1110	n	(P-9787)	640.280	n	(P-1339190; A-7558)
520.1120	n	(P-9787)	640.290	n	(P-1339190; A-7558)
520.1130	n	(P-9787)	640.300	n	(P-1339190; A-7558)
520.1140	n	(P-9787)	640.310	n	(P-1339190; A-7558)
540.110	n	(P-1102290; A-973)	640.320	n	(P-1339190; A-7558)
540.120	n	(P-1102290; A-973)	640.330	n	(P-1339190; A-7558)
540.130	n	(P-1102290; A-973)	640.340	n	(P-1339190; A-7558)
540.140	n	(P-1102290; A-973)	640.350	n	(P-1339190; A-7558)
540.150	n	(P-1102290; A-973)	1220.100	n	(P-8747)
540.160	n	(P-1102290; A-973)	1220.110	n	(P-8747)
540.170	n	(P-1102290; A-973)	1220.120	n	(P-8747)
540.180	n	(P-1102290; A-973)	1220.130	n	(P-8747)
540.190	n	(P-1102290; A-973)	1220.140	n	(P-8747)
545.315	am	(P-3620)	1220.150	n	(P-8747)
545.320	am	(P-3620)	1220.160	n	(P-8747)
545.325	am	(P-3620)	1220.170	n	(P-8747)
545.330	am	(P-3620)	1220.180	n	(P-8747)
545.345	am	(P-3620)	1220.190	n	(P-8747)
545.350	am	(P-3620)	1220.200	n	(P-8747)
545.355	am	(P-3620)	1220.210	n	(P-8747)
545.360	am	(P-3620)	1220.220	n	(P-8747)
550.20	am	(P-878290; A-1798)	1220.230	n	(P-8747)
550.30	am	(P-878290; A-1798)	1220.240	n	(P-8747)
550.35	am	(P-878290; A-1798)	1220.250	n	(P-8747)
		(E-10498; C-11014)	1220.260	n	(P-8747)
550.40	am	(P-878290; A-1798)	1220.270	n	(P-8747)
550.50	am	(P-878290; A-1798)	1220.280	n	(P-8747)
570.10	am	(P-4528; A-9902)	1220.290	n	(P-8747)
570.20	am	(P-4528; A-9902)	1220.300	n	(P-8747)
570.25	am	(P-4528; A-9902)	1220.310	n	(P-8747)
570.30	am	(P-4528; A-9902)	1220.320	n	(P-8747)
570.40	am	(P-4528; A-9902)	1220.330	n	(P-8747)
570.50	am	(P-4528; A-9902)	1220.340	n	(P-8747)
570.60	am	(P-4528; A-9902)	1220.350	n	(P-8747)
570.70	am	(P-4528; A-9902)	1220.360	n	(P-8747)
640.10	n	(P-1339190; A-7558)	1220.370	n	(P-8747)
640.20	n	(P-1339190; A-7558)	1220.380	n	(P-8747)
640.30	n	(P-1339190; A-7558)	1220.390	n	(P-8747)
640.40	n	(P-1339190; A-7558)	1220.400	n	(P-8747)
640.50	n	(P-1339190; A-7558)	1220.410	n	(P-8747)
640.60	n	(P-1339190; A-7558)	1220.420	n	(P-8747)
640.70	n	(P-1339190; A-7558)	1220.430	n	(P-8747)
640.80	n	(P-1339190; A-7558)	1220.440	n	(P-8747)
640.90	n	(P-1339190; A-7558)	1220.450	n	(P-8747)
640.100	n	(P-1339190; A-7558)	1220.460	n	(P-8747)
640.110	n	(P-1339190; A-7558)	1220.470	n	(P-8747)
640.120	n	(P-1339190; A-7558)	1220.480	n	(P-8747)
640.130	n	(P-1339190; A-7558)	1220.490	n	(P-8747)

TITLE 17 (CONT'D)		TITLE 17 (CONT'D)		TITLE 17 (CONT'D)	
am	(P-6836)	720.10	am	4160.170	(P-1680; A-10596)
720.10	(P-4805; A-9924)	720.30	am	4160.180	(P-1680; A-10596)
720.30	(P-4805; A-9924)	720.40	am	n	
730.10	(P-4805; A-9924)	730.10	am	n	
730.10	(P-4805; A-9924)	730.20	am	n	
730.20	(P-4805; A-9924)	730.30	am	n	
730.30	(P-4805; A-9924)	730.40	am	n	
740.10	(P-6823)	740.10	am	n	
740.10	(P-6823)	740.20	am	n	
740.20	(P-6823)	740.30	am	n	
740.30	(P-6811)	740.40	am	n	
750.10	(P-6811)	750.10	am	n	
750.10	(P-6811)	750.20	am	n	
750.20	(P-6811)	750.30	am	n	
750.30	(P-6811)	750.40	am	n	
760.10	(P-7809)	760.10	am	n	
760.10	(P-7809)	760.20	am	n	
760.20	(P-7809)	760.30	am	n	
760.30	(P-7809)	760.40	am	n	
770.10	(P-7809)	770.10	am	n	
770.10	(P-7809)	770.20	am	n	
770.20	(P-7809)	770.30	am	n	
770.30	(P-7809)	770.40	am	n	
780.10	(P-7809)	780.10	am	n	
780.10	(P-7809)	780.20	am	n	
780.20	(P-7809)	780.30	am	n	
780.30	(P-7809)	780.40	am	n	
790.10	(P-7809)	790.10	am	n	
790.10	(P-7809)	790.20	am	n	
790.20	(P-7809)	790.30	am	n	
790.30	(P-7809)	790.40	am	n	
800.10	(P-7809)	800.10	am	n	
800.10	(P-7809)	800.20	am	n	
800.20	(P-7809)	800.30	am	n	
800.30	(P-7809)	800.40	am	n	
810.10	(P-7809)	810.10	am	n	
810.10	(P-7809)	810.20	am	n	
810.20	(P-7809)	810.30	am	n	
810.30	(P-7809)	810.40	am	n	
820.10	(P-7809)	820.10	am	n	
820.10	(P-7809)	820.20	am	n	
820.20	(P-7809)	820.30	am	n	
820.30	(P-7809)	820.40	am	n	
830.10	(P-7809)	830.10	am	n	
830.10	(P-7809)	830.20	am	n	
830.20	(P-7809)	830.30	am	n	
830.30	(P-7809)	830.40	am	n	
840.10	(P-7809)	840.10	am	n	
840.10	(P-7809)	840.20	am	n	
840.20	(P-7809)	840.30	am	n	
840.30	(P-7809)	840.40	am	n	
850.10	(P-7809)	850.10	am	n	
850.10	(P-7809)	850.20	am	n	
850.20	(P-7809)	850.30	am	n	
850.30	(P-7809)	850.40	am	n	
860.10	(P-7809)	860.10	am	n	
860.10	(P-7809)	860.20	am	n	
860.20	(P-7809)	860.30	am	n	
860.30	(P-7809)	860.40	am	n	
870.10	(P-7809)	870.10	am	n	
870.10	(P-7809)	870.20	am	n	
870.20	(P-7809)	870.30	am	n	
870.30	(P-7809)	870.40	am	n	
880.10	(P-7809)	880.10	am	n	
880.10	(P-7809)	880.20	am	n	
880.20	(P-7809)	880.30	am	n	
880.30	(P-7809)	880.40	am	n	
890.10	(P-7809)	890.10	am	n	
890.10	(P-7809)	890.20	am	n	
890.20	(P-7809)	890.30	am	n	
890.30	(P-7809)	890.40	am	n	
900.10	(P-7809)	900.10	am	n	
900.10	(P-7809)	900.20	am	n	
900.20	(P-7809)	900.30	am	n	
900.30	(P-7809)	900.40	am	n	
910.10	(P-7809)	910.10	am	n	
910.10	(P-7809)	910.20	am	n	
910.20	(P-7809)	910.30	am	n	
910.30	(P-7809)	910.40	am	n	
920.10	(P-7809)	920.10	am	n	
920.10	(P-7809)	920.20	am	n	
920.20	(P-7809)	920.30	am	n	
920.30	(P-7809)	920.40	am	n	
930.10	(P-7809)	930.10	am	n	
930.10	(P-7809)	930.20	am	n	
930.20	(P-7809)	930.30	am	n	
930.30	(P-7809)	930.40	am	n	
940.10	(P-7809)	940.10	am	n	
940.10	(P-7809)	940.20	am	n	
940.20	(P-7809)	940.30	am	n	
940.30	(P-7809)	940.40	am	n	
950.10	(P-7809)	950.10	am	n	
950.10	(P-7809)	950.20	am	n	
950.20	(P-7809)	950.30	am	n	
950.30	(P-7809)	950.40	am	n	
960.10	(P-7809)	960.10	am	n	
960.10	(P-7809)	960.20	am	n	
960.20	(P-7809)	960.30	am	n	
960.30	(P-7809)	960.40	am	n	
970.10	(P-7809)	970.10	am	n	
970.10	(P-7809)	970.20	am	n	
970.20	(P-7809)	970.30	am	n	
970.30	(P-7809)	970.40	am	n	
980.10	(P-7809)	980.10	am	n	
980.10	(P-7809)	980.20	am	n	
980.20	(P-7809)	980.30	am	n	
980.30	(P-7809)	980.40	am	n	
990.10	(P-7809)	990.10	am	n	
990.10	(P-7809)	990.20	am	n	
990.20	(P-7809)	990.30	am	n	
990.30	(P-7809)	990.40	am	n	
1000.10	(P-7809)	1000.10	am	n	
1000.10	(P-7809)	1000.20	am	n	
1000.20	(P-7809)	1000.30	am	n	
1000.30	(P-7809)	1000.40	am	n	
1010.10	(P-7809)	1010.10	am	n	
1010.10	(P-7809)	1010.20	am	n	
1010.20	(P-7809)	1010.30	am	n	
1010.30	(P-7809)	1010.40	am	n	
1020.10	(P-7809)	1020.10	am	n	
1020.10	(P-7809)	1020.20	am	n	
1020.20	(P-7809)	1020.30	am	n	
1020.30	(P-7809)	1020.40	am	n	
1030.10	(P-7809)	1030.10	am	n	
1030.10	(P-7809)	1030.20	am	n	
1030.20	(P-7809)	1030.30	am	n	
1030.30	(P-7809)	1030.40	am	n	
1040.10	(P-7809)	1040.10	am	n	
1040.10	(P-7809)	1040.20	am	n	
1040.20	(P-7809)	1040.30	am	n	
1040.30	(P-7809)	1040.40	am	n	
1050.10	(P-7809)	1050.10	am	n	
1050.10	(P-7809)	1050.20	am	n	
1050.20	(P-7809)	1050.30	am	n	
1050.30	(P-7809)	1050.40	am	n	
1060.10	(P-7809)	1060.10	am	n	
1060.10	(P-7809)	1060.20	am	n	
1060.20	(P-7809)	1060.30	am	n	
1060.30	(P-7809)	1060.40	am	n	
1070.10	(P-7809)	1070.10	am	n	
1070.10	(P-7809)	1070.20	am	n	
1070.20	(P-7809)	1070.30	am	n	
1070.30	(P-7809)	1070.40	am	n	
1080.10	(P-7809)	1080.10	am	n	
1080.10	(P-7809)	1080.20	am	n	
1080.20	(P-7809)	1080.30	am	n	
1080.30	(P-7809)	1080.40	am	n	
1090.10	(P-7809)	1090.10	am	n	
1090.10	(P-7809)	1090.20	am	n	
1090.20	(P-7809)	1090.30	am	n	
1090.30	(P-7809)	1090.40	am	n	
1100.10	(P-7809)	1100.10	am	n	
1100.10	(P-7809)	1100.20	am	n	
1100.20	(P-7809)	1100.30	am	n	
1100.30	(P-7809)	1100.40	am	n	
1110.10	(P-7809)	1110.10	am	n	
1110.10	(P-7809)	1110.20	am	n	
1110.20	(P-7809)	1110.30	am	n	
1110.30	(P-7809)	1110.40	am	n	
1120.10	(P-7809)	1120.10	am	n	
1120.10	(P-7809)	1120.20	am	n	
1120.20	(P-7809)	1120.30	am	n	
1120.30	(P-7809)	1120.40	am	n	
1130.10	(P-7809)	1130.10	am	n	
1130.10	(P-7809)	1130.20	am	n	
1130.20	(P-7809)	1130.30	am	n	
1130.30	(P-7809)	1130.40	am	n	
1140.10	(P-7809)	1140.10	am	n	
1140.10	(P-7809)	1140.20	am	n	
1140.20	(P-7809)	1140.30	am	n	
1140.30	(P-7809)	1140.40	am	n	
1150.10	(P-7809)	1150.10	am	n	
1150.10	(P-7809)	1150.20	am	n	
1150.20	(P-7809)	1150.30	am	n	
1150.30	(P-7809)	1150.40	am	n	
1160.10	(P-7809)	1160.10	am	n	
1160.10	(P-7809)	1160.20	am	n	
1160.20	(P-7809)	1160.30	am	n	
1160.30	(P-7809)	1160.40	am	n	
1170.10	(P-7809)	1170.10	am	n	
1170.10	(P-7809)	1170.20	am	n	
1170.20	(P-7809)	1170.30	am	n	
1170.30	(P-7809)	1170.40	am	n	
1180.10	(P-7809)	1180.10	am	n	
1180.10	(P-7809)	1180.20	am	n	
1180.20	(P-7809)	1180.30	am	n	
1180.30	(P-7809)	1180.40	am	n	
1190.10	(P-7809)	1190.10	am	n	
1190.10	(P-7809)	1190.20	am	n	
1190.20	(P-7809)	1190.30	am	n	
1190.30	(P-7809)	1190.40	am	n	
1200.10	(P-7809)	1200.10	am	n	
1200.10	(P-7809)	1200.20	am	n	
1200.20	(P-7809)	1200.30	am	n	
1200.30	(P-7809)	1200.40	am	n	
1210.10	(P-7809)	1210.10	am	n	
1210.10	(P-7809)	1210.20	am	n	
1210.20	(P-7809)	1210.30	am	n	
1210.30	(P-7809)	1210.40	am	n	
1220.10	(P-7809)	1220.10	am	n	
1220.10	(P-7809)	1220.20	am	n	
1220.20	(P-7809)	1220.30	am	n	
1220.30	(P-7809)	1220.40	am	n	
1230.10	(P-7809)	1230.10	am	n	
1230.10	(P-7809)	1230.20	am	n	
1230.20	(P-7809)	1230.30	am	n	
1230.30	(P-7809)	1230.40	am	n	
1240.10	(P-7809)	1240.10	am	n	
1240.10	(P-7809)	1240.20	am	n	
1240.20	(P-7809)	1240.30	am	n	
1240.30	(P-7809)	1240.40	am	n	
1250.10	(P-7809)	1250.10	am	n	
1250.10	(P-7809)	1250.20	am	n	
1250.20	(P-7809)	1250.30	am	n	
1250.30	(P-7809)	1250.40	am	n	
1260.10	(P-7809)	1260.10	am	n	
1260.10	(P-7809)	1260.20	am	n	
1260.20	(P-7809)	1260.30	am	n	
1260.30	(P-7809)	1260.40	am	n	
1270.10	(P-7809)	1270.10	am	n	
1270.10	(P-7809)	1270.20	am	n	
1270.20	(P-7809)	1270.30	am	n	
1270.30	(P-7809)	1270.40	am	n	
1280.10	(P-7809)	1280.10	am	n	
1280.10	(P-7809)	1280.20	am	n	
1280.20	(P-7809)	1280.30	am	n	
1280.30	(P-7809)	1280.40	am	n	
1290.10	(P-7809)	1290.10	am	n	
1290.10	(P-7809)	1290.20	am	n	
1290.20	(P-7809)	1290.30	am	n	
1290.30	(P-7809)	1290.40	am	n	

TITLE 26		TITLE 32 (CONT'D)	
100.30	r (P-5939)	360.II. B	n
125.425	am (P-5943)	360.Tb. C	am
210.10	n (P-3814/90; A-4450)	370.10	r
210.Ap-A	n (P-3814/90; A-4450)	370.20	r
TITLE 32		370.25	r
310.10	am (P-11450/90; A-10604)	370.30	r
310.20	am (P-11450/90; A-10604)	370.40	r
310.30	am (P-11450/90; A-10604)	401.20	am
310.40	am (P-11450/90; A-10604)	401.30	am
310.50	am (P-11450/90; A-10604)	401.40	am
310.80	am (P-11450/90; A-10604)	401.50	am
310.81	n (P-11450/90; A-10604)	401.60	am
310.82	n (P-11450/90; A-10604)	401.70	am
310.90	am (P-11450/90; A-10604)	401.80	am
310.130	am (P-11450/90; A-10604)	401.100	am
310.Ap-C	n (P-11450/90; A-10604)	401.110	am
330.10	am (P-11471/90; A-10632)	401.130	am
330.30	am (P-11471/90; A-10632)	401.140	am
330.200	am (P-11471/90; A-10632)	401.Ap-A	n
330.220	am (P-11471/90; A-10632)	401.Ap-B	n
330.240	am (P-11471/90; A-10632)	606.20	am
330.250	am (P-11471/90; A-10632)	606.30	am
330.260	am (P-11471/90; A-10632)	606.60	am
330.270	am (P-11471/90; A-10632)	TITLE 35	
330.280	am (P-11471/90; A-10632)	101.103	am
330.310	am (P-11471/90; A-10632)	201.102	am
330.320	am (P-11471/90; A-10632)	201.401	am
330.330	am (P-11471/90; A-10632)	211.122	am
330.340	am (P-11471/90; A-10632)	212.110	am
330.400	am (P-11471/90; A-10632)	212.111	am
330.900	am (P-11471/90; A-10632)	212.113	am
330.Ap-B	am (P-11471/90; A-10632)	212.205	am
330.Ap-C	r (P-11471/90; A-10632)	212.207	am
330.Ap-D	am (P-11471/90; A-10632)	212.208	am
330.Ap-E	n (P-11471/90; A-10632)	212.209	am
330.Ap-F	n (P-11471/90; A-10632)	212.210	am
330.110	am (P-15672/90; A-90)	212.211	am
331.20	am (P-15672/90; A-90)	212.212	am
331.30	am (P-15672/90; A-90)	212.213	am
331.110	am (P-15672/90; A-90)	212.214	am
331.120	am (P-15672/90; A-90)	212.215	am
331.130	n (P-15672/90; A-90)	212.216	am
331.200	am (P-15672/90; A-90)	212.217	am
331.210	r (P-15672/90; A-90)	212.218	am
331.310	am (P-15672/90; A-90)	212.219	am
331.Ap-B	n (P-15672/90; A-90)	212.220	am
331.Ap-C	n (P-15672/90; A-90)	212.221	am
335.10	n (P-11585/90; A-10763)	212.222	am
335.20	n (P-11585/90; A-10763)	212.223	am
335.30	n (P-11585/90; A-10763)	212.224	am
335.1010	n (P-11585/90; A-10763)	212.225	am
335.1020	n (P-11585/90; A-10763)	212.226	am
335.1030	n (P-11585/90; A-10763)	212.227	am
335.1040	n (P-11585/90; A-10763)	212.228	am
335.1050	n (P-11585/90; A-10763)	212.229	am
335.1060	n (P-11585/90; A-10763)	212.230	am
335.1070	n (P-11585/90; A-10763)	212.231	am
335.1080	n (P-11585/90; A-10763)	212.232	am
335.1090	n (P-11585/90; A-10763)	212.233	am
335.2010	n (P-11585/90; A-10763)	212.234	am
335.2020	n (P-11585/90; A-10763)	212.235	am
335.2030	n (P-11585/90; A-10763)	212.236	am
335.2040	n (P-11585/90; A-10763)	212.237	am

TITLE_35 (CONT'D)			TITLE_35 (CONT'D)			TITLE_35 (CONT'D)					
230.190	(P-741)	r	231.190	(P-730)	r	615.443	(P-10303)	n	616.462	(P-9836)	n
230.200	(P-741)	r	231.200	(P-730)	r	615.444	(P-10303)	n	616.463	(P-9836)	n
230.210	(P-741)	r	231.210	(P-730)	r	615.444	(P-10303)	n	616.464	(P-9836)	n
230.220	(P-741)	r	231.220	(P-730)	r	615.445	(P-10303)	n	616.501	(P-9836)	n
230.230	(P-741)	r	231.230	(P-730)	r	615.445	(P-10303)	n	616.502	(P-9836)	n
230.240	(P-741)	r	231.240	(P-730)	r	615.446	(P-10303)	n	616.601	(P-9836)	n
230.250	(P-741)	r	231.250	(P-730)	r	615.447	(P-10303)	n	616.602	(P-9836)	n
230.260	(P-741)	r	231.260	(P-730)	r	615.461	(P-10303)	n	616.603	(P-9836)	n
230.270	(P-741)	r	231.270	(P-730)	r	615.462	(P-10303)	n	616.604	(P-9836)	n
230.280	(P-741)	r	231.280	(P-730)	r	615.463	(P-10303)	n	616.605	(P-9836)	n
230.290	(P-741)	am	231.290	(P-730)	r	615.501	(P-10303)	n	616.621	(P-9836)	n
230.300	(P-741)	r	231.300	(P-730)	r	615.502	(P-10303)	n	616.622	(P-9836)	n
230.310	(P-741)	r	231.310	(P-730)	r	615.601	(P-10303)	n	616.623	(P-9836)	n
230.320	(P-741)	r	231.320	(P-730)	r	615.602	(P-10303)	n	616.624	(P-9836)	n
230.330	(P-741)	r	231.330	(P-730)	r	615.603	(P-10303)	n	616.625	(P-9836)	n
230.340	(P-741)	r	231.340	(P-730)	r	615.604	(P-10303)	n	616.701	(P-9836)	n
230.350	(P-741)	r	231.350	(P-730)	r	615.621	(P-10303)	n	616.702	(P-9836)	n
230.360	(P-741)	r	231.360	(P-730)	r	615.622	(P-10303)	n	616.703	(P-9836)	n
230.370	(P-741)	r	231.370	(P-730)	r	615.623	(P-10303)	n	616.704	(P-9836)	n
230.380	(P-741)	r	231.380	(P-730)	r	615.701	(P-10303)	n	616.705	(P-9836)	n
230.390	(P-741)	r	231.390	(P-730)	r	615.702	(P-10303)	n	616.721	(P-9836)	n
230.400	(P-741)	r	231.400	(P-730)	r	615.703	(P-10303)	n	616.722	(P-9836)	n
230.410	(P-741)	r	231.410	(P-730)	r	615.704	(P-10303)	n	616.723	(P-9836)	n
230.420	(P-741)	r	231.420	(P-730)	r	615.705	(P-10303)	n	616.724	(P-9836)	n
230.430	(P-741)	r	231.430	(P-730)	r	615.721	(P-10303)	n	617.101	(P-9882)	n
230.440	(P-741)	r	231.440	(P-730)	r	615.722	(P-10303)	n	617.102	(P-9882)	n
230.450	(P-741)	r	231.450	(P-730)	r	615.723	(P-10303)	n	620.105	(P-4234)	n
230.460	(P-741)	r	231.460	(P-730)	r	615.724	(P-10303)	n	620.110	(P-4234)	n
230.470	(P-741)	r	231.470	(P-730)	r	616.101	(P-9836)	n	620.115	(P-4234)	n
230.480	(P-741)	r	231.480	(P-730)	r	616.102	(P-9836)	n	620.125	(P-4234)	n
230.490	(P-741)	r	231.490	(P-730)	r	616.104	(P-9836)	n	620.130	(P-4234)	n
230.500	(P-741)	r	231.500	(P-730)	r	616.105	(P-9836)	n	620.135	(P-4234)	n
230.510	(P-741)	r	231.510	(P-730)	r	616.201	(P-9836)	n	620.201	(P-4234)	n
230.520	(P-741)	r	231.520	(P-730)	r	616.202	(P-9836)	n	620.210	(P-4234)	n
230.530	(P-741)	r	231.530	(P-730)	r	616.203	(P-9836)	n	620.220	(P-4234)	n
230.540	(P-741)	r	231.540	(P-730)	r	616.204	(P-9836)	n	620.230	(P-4234)	n
230.550	(P-741)	r	231.550	(P-730)	r	616.205	(P-9836)	n	620.240	(P-4234)	n
230.560	(P-741)	r	231.560	(P-730)	r	616.206	(P-9836)	n	620.250	(P-4234)	n
230.570	(P-741)	r	231.570	(P-730)	r	616.207	(P-9836)	n	620.260	(P-4234)	n
230.580	(P-741)	r	231.580	(P-730)	r	616.208	(P-9836)	n	620.301	(P-4234)	n
230.590	(P-741)	r	231.590	(P-730)	r	616.209	(P-9836)	n	620.302	(P-4234)	n
230.600	(P-741)	r	231.600	(P-730)	r	616.210	(P-9836)	n	620.305	(P-4234)	n
230.610	(P-741)	r	231.610	(P-730)	r	616.211	(P-9836)	n	620.310	(P-4234)	n
230.620	(P-741)	r	231.620	(P-730)	r	616.301	(P-9836)	n	620.315	(P-4234)	n
230.630	(P-741)	r	231.630	(P-730)	r	616.302	(P-9836)	n	620.401	(P-4234)	n
230.640	(P-741)	r	231.640	(P-730)	r	616.302	(P-9836)	n	620.410	(P-4234)	n
230.650	(P-741)	r	231.650	(P-730)	r	616.304	(P-9836)	n	620.420	(P-4234)	n
230.660	(P-741)	r	231.660	(P-730)	r	616.305	(P-9836)	n	620.430	(P-4234)	n
230.670	(P-741)	r	231.670	(P-730)	r	616.306	(P-9836)	n	620.440	(P-4234)	n
230.680	(P-741)	r	231.680	(P-730)	r	616.307	(P-9836)	n	620.450	(P-4234)	n
230.690	(P-741)	r	231.690	(P-730)	r	616.401	(P-9836)	n	620.505	(P-4234)	n
230.700	(P-741)	r	231.700	(P-730)	r	616.402	(P-9836)	n	620.510	(P-4234)	n
230.710	(P-741)	r	231.710	(P-730)	r	616.421	(P-9836)	n	620.605	(P-4234)	n
230.720	(P-741)	r	231.720	(P-730)	r	616.422	(P-9836)	n	620.610	(P-4234)	n
230.730	(P-741)	r	231.730	(P-730)	r	616.423	(P-9836)	n	620.615	(P-4234)	n
230.740	(P-741)	r	231.740	(P-730)	r	616.424	(P-9836)	n	620.615	(P-4234)	n
230.750	(P-741)	r	231.750	(P-730)	r	616.425	(P-9836)	n	620.615	(P-4234)	n
230.760	(P-741)	r	231.760	(P-730)	r	616.441	(P-9836)	n	620.615	(P-4234)	n
230.770	(P-741)	r	231.770	(P-730)	r	616.442	(P-9836)	n	620.615	(P-4234)	n
230.780	(P-741)	r	231.780	(P-730)	r	616.443	(P-9836)	n	620.615	(P-4234)	n
230.790	(P-741)	r	231.790	(P-730)	r	616.444	(P-9836)	n	620.615	(P-4234)	n
230.800	(P-741)	r	231.800	(P-730)	r	616.445	(P-9836)	n	620.615	(P-4234)	n
230.810	(P-741)	r	231.810	(P-730)	r	616.446	(P-9836)	n	620.615	(P-4234)	n
230.820	(P-741)	r	231.820	(P-730)	r	616.447	(P-9836)	n	620.615	(P-4234)	n
230.830	(P-741)	r	231.830	(P-730)	r	616.448	(P-9836)	n	620.615	(P-4234)	n
230.840	(P-741)	r	231.840	(P-730)	r	616.449	(P-9836)	n	620.615	(P-4234)	n
230.850	(P-741)	r	231.850	(P-730)	r	616.450	(P-9836)	n	620.615	(P-4234)	n
230.860	(P-741)	r	231.860	(P-730)	r	616.451	(P-9836)	n	620.615	(P-4234)	n
230.870	(P-741)	r	231.870	(P-730)	r	616.452	(P-9836)	n	620.615	(P-4234)	n
230.880	(P-741)	r	231.880	(P-730)	r	616.453	(P-9836)	n	620.615	(P-4234)	n
230.890	(P-741)	r	231.890	(P-730)	r	616.454	(P-9836)	n	620.615	(P-4234)	n
230.900	(P-741)	r	231.900	(P-730)	r	616.455	(P-9836)	n	620.615	(P-4234)	n
230.910	(P-741)	r	231.910	(P-730)	r	616.456	(P-9836)	n	620.615	(P-4234)	n
230.920	(P-741)	r	231.920	(P-730)	r	616.457	(P-9836)	n	620.615	(P-4234)	n
230.930	(P-741)	r	231.930	(P-730)	r	616.458	(P-9836)	n	620.615	(P-4234)	n
230.940	(P-741)	r	231.940	(P-730)	r	616.459	(P-9836)	n	620.615	(P-4234)	n
230.950	(P-741)	r	231.950	(P-730)	r	616.460	(P-9836)	n	620.615	(P-4234)	n
230.960	(P-741)	r	231.960	(P-730)	r	616.461	(P-9836)	n	620.615	(P-4234)	n
230.970	(P-741)	r	231.970	(P-730)	r	616.462	(P-9836)	n	620.615	(P-4234)	n
230.980	(P-741)	r	231.980	(P-730)	r	616.463	(P-9836)	n	620.615	(P-4234)	n
230.990	(P-741)	r	231.990	(P-730)	r	616.464	(P-9836)	n	620.615	(P-4234)	n
230.1000	(P-741)	r	231.1000	(P-730)	r	616.465	(P-9836)	n	620.615	(P-4234)	n
230.1001	(P-741)	r	231.1001	(P-730)	r	616.466	(P-9836)	n	620.615	(P-4234)	n
230.1002	(P-741)	r	231.1002	(P-730)	r	616.467	(P-9836)	n	620.615	(P-4234)	n
230.1003	(P-741)	r	231.1003	(P-730)	r	616.468	(P-9836)	n	620.615	(P-4234)	n
230.1004	(P-741)	r	231.1004	(P-730)	r	616.469	(P-9836)	n	620.615	(P-4234)	n
230.1005	(P-741)	r	231.1005	(P-730)	r	616.470	(P-9836)	n	620.615	(P-4234)	n
230.1006	(P-741)	r	231.1006	(P-730)	r	616.471	(P-9836)	n	620.615	(P-4234)	n
230.1007	(P-741)	r	231.1007	(P-730)	r	616.472	(P-9836)	n	620.615	(P-4234)	n
230.1008	(P-741)	r	231.1008	(P-730)	r	616.473	(P-9836)	n	620.615	(P-4234)	n
230.1009	(P-741)	r	231.1009	(P-730)	r	616.474	(P-9836)	n	620.615	(P-4234)	n
230.1010	(P-741)	r	231.1010	(P-730)	r	616.475	(P-9836)	n	620.615	(P-4234)	n
230.1011	(P-741)	r	231.1011	(P-730)	r	616.476	(P-9836)	n	620.615	(P-4234)	n
230.1012	(P-741)	r	231.1012	(P-730)	r	616.477	(P-9836)	n	620.615	(P-4234)	n
230.1013	(P-741)	r	231.1013	(P-730)	r	616.478	(P-9836)	n	620.615	(P-4234)	n
230.1014	(P-741)	r	231.1014	(P-730)	r	616.479	(P-9836)	n	620.615	(P-4234)	n
230.1015	(P-741)	r	231.1015	(P-730)	r	616.480	(P-9836)	n	620.615	(P-4234)	n
230.1016	(P-741)	r	231.1016	(P-730)	r	616.481	(P-9836)	n	620.615	(P-4234)	n
230.1017	(P-741)	r	231.1017	(P-730)	r	616.482	(P-9836)	n	620.615	(P-4234)	n
230.1018	(P-741)	r	231.1018	(P-730)	r	616.483	(P-9836)	n	620.615	(P-4234)	n
230.1019	(P-741)	r	231.1019	(P-730)	r	616.484	(P-9836)	n	620.615	(P-4234)	n
230.1020	(P-741)	r	231.1020	(P-730)	r	616.485	(P-9836)	n	620.615	(P-4234)	n
230.1021	(P-741)	r	231.1021	(P-730)	r	616.486	(P-9836)	n	620.615	(P-4234)	n
230.1022	(P-741)	r	231.1022	(P-730)	r	616.487	(P-9836)	n	620.615	(P-4234)	n
230.1023	(P-741)	r	231.1023	(P-730)	r	616.488	(P-9836)	n	620.615	(P-4234)	n
230.1024	(P-741)	r	231.1024	(P-730)	r	616.489	(P-9836)	n	620.615	(P-4234)	n
230.1025	(P-741)	r	231.1025	(P-730)	r	616.490	(P-9836)	n	620.615	(P-4234)	n
230.1026	(P-741)	r	231.1026	(P-730)							

TITLE 35 (CONT'D)		TITLE 38 (CONT'D)	
II. E	n	r	(P-5162)
II. F	n	r	(P-5162)
859.101	n	r	(P-5179)
859.102	n	r	(P-5162)
859.201	n	r	(P-5162)
859.202	n	r	(P-5179)
859.203	n	r	(P-5162)
859.204	n	r	(P-5179)
859.205	n	r	(P-5162)
859.301	n	r	(P-5179)
859.302	n	r	(P-5162)
859.303	n	r	(P-5179)
859.304	n	r	(P-5162)
870.206	am	r	(P-5162)
870.305	am	r	(P-5162)
TITLE 38		TITLE 38 (CONT'D)	
180.90	am	r	(P-5162)
307.10	n	r	(P-5179)
307.20	n	r	(P-5162)
350.01	n	r	(P-5162)
354.10	n	r	(P-5179)
354.20	n	r	(P-5162)
354.30	n	r	(P-5179)
354.40	n	r	(P-5162)
354.50	n	r	(P-5179)
354.60	n	r	(P-5162)
354.70	n	r	(P-5179)
397.10	n	r	(P-5162)
397.20	n	r	(P-5179)
397.30	n	r	(P-5162)
397.40	n	r	(P-5179)
397.50	n	r	(P-5162)
450.210	am	r	(P-5179)
450.220	am	r	(P-5162)
450.250	am	r	(P-5179)
450.260	am	r	(P-5162)
450.280	r	r	(P-5179)
450.340	am	r	(P-5162)
450.350	am	r	(P-5179)
450.410	am	r	(P-5162)
450.430	am	r	(P-5179)
450.440	am	r	(P-5162)
450.720	am	r	(P-5179)
450.740	am	r	(P-5162)
450.820	am	r	(P-5179)
450.860	am	r	(P-5162)
450.910	am	r	(P-5179)
450.1010	am	r	(P-5162)
450.1110	am	r	(P-5179)
450.1130	r	r	(P-5162)
450.1175	n	r	(P-5179)
450.1230	am	r	(P-5162)
450.1340	am	r	(P-5179)
450.1550	am	r	(P-5162)
500.10	r	r	(P-5162)
500.100	n	r	(P-5179)
500.110	r	r	(P-5162)
500.120	r	r	(P-5179)
500.130	r	r	(P-5162)
500.140	r	r	(P-5179)
500.150	r	r	(P-5162)
500.160	r	r	(P-5179)
500.170	r	r	(P-5162)

500.180	r	(P-5162)	500.840	r	(P-5162)	1075.735	n	(P-1475890; A-1916)
500.190	r	(P-5162)	500.850	r	(P-5179)	1075.740	n	(P-1475890; A-1916)
500.200	n	(P-5179)	500.860	r	(P-5162)	1075.745	n	(P-1475890; A-1916)
500.210	r	(P-5162)	500.870	r	(P-5162)	1075.750	n	(P-1475890; A-1916)
500.220	n	(P-5179)	500.880	r	(P-5162)	1075.800	n	(P-1475890; A-1916)
500.230	n	(P-5179)	500.890	r	(P-5162)	1075.810	n	(P-1475890; A-1916)
500.240	r	(P-5162)	500.900	r	(P-5162)	1075.820	n	(P-1475890; A-1916)
500.300	n	(P-5179)	500.1010	r	(P-5162)	1075.900	n	(P-1475890; A-1916)
500.310	r	(P-5162)	1075.100	r	(P-1475890; A-1916)	1075.905	n	(P-1475890; A-1916)
500.320	r	(P-5179)	1075.110	n	(P-1475890; A-1916)	1075.910	n	(P-1475890; A-1916)
500.330	n	(P-5162)	1075.120	n	(P-1475890; A-1916)	1075.915	n	(P-1475890; A-1916)
500.340	n	(P-5179)	1075.130	n	(P-1475890; A-1916)	1075.920	n	(P-1475890; A-1916)
500.350	n	(P-5162)	1075.140	n	(P-1475890; A-1916)	1075.925	n	(P-1475890; A-1916)
500.360	r	(P-5179)	1075.150	n	(P-1475890; A-1916)	1075.930	n	(P-1475890; A-1916)
500.370	r	(P-5162)	1075.200	n	(P-1475890; A-1916)	1075.935	n	(P-1475890; A-1916)
500.380	r	(P-5179)	1075.300	n	(P-1475890; A-1916)	1075.945	n	(P-1475890; A-1916)
500.390	n	(P-5162)	1075.310	n	(P-1475890; A-1916)	1075.950	n	(P-1475890; A-1916)
500.400	n	(P-5179)	1075.400	n	(P-1475890; A-1916)	1075.955	n	(P-1475890; A-1916)
500.410	n	(P-5162)	1075.410	n	(P-1475890; A-1916)	1075.960	n	(P-1475890; A-1916)
500.420	n	(P-5179)	1075.415	n	(P-1475890; A-1916)	1075.965	n	(P-1475890; A-1916)
500.430	n	(P-5162)	1075.420	n	(P-1475890; A-1916)	1075.970	n	(P-1475890; A-1916)
500.440	n	(P-5179)	1075.430	n	(P-1475890; A-1916)	1075.975	n	(P-1475890; A-1916)
500.450	n	(P-5162)	1075.440	n	(P-1475890; A-1916)	1075.980	n	(P-1475890; A-1916)
500.460	n	(P-5179)	1075.450	n	(P-1475890; A-1916)	1075.985	n	(P-1475890; A-1916)
500.470	n	(P-5162)	1075.455	n	(P-1475890; A-1916)	1075.990	n	(P-1475890; A-1916)
500.480	n	(P-5179)	1075.460	n	(P-1475890; A-1916)	1075.995	n	(P-1475890; A-1916)
500.490	n	(P-5162)	1075.465	n	(P-1475890; A-1916)	1075.1000	n	(P-1475890; A-1916)
500.500	n	(P-5179)	1075.470	n	(P-1475890; A-1916)	1075.1005	n	(P-1475890; A-1916)
500.510	n	(P-5162)	1075.480	n	(P-1475890; A-1916)	1075.1010	n	(P-1475890; A-1916)
500.520	n	(P-5179)	1075.490	n	(P-1475890; A-1916)	1075.1015	n	(P-1475890; A-1916)
500.530	n	(P-5162)	1075.500	n	(P-1475890; A-1916)	1075.1020	n	(P-1475890; A-1916)
500.540	n	(P-5179)	1075.505	n	(P-1475890; A-1916)	1075.1025	n	(P-1475890; A-1916)
500.550	n	(P-5162)	1075.510	n	(P-1475890; A-1916)	1075.1030	n	(P-1475890; A-1916)
500.560	n	(P-5179)	1075.515	n	(P-1475890; A-1916)	1075.1035	n	(P-1475890; A-1916)
500.570	n	(P-5162)	1075.520	n	(P-1475890; A-1916)	1075.1040	n	(P-1475890; A-1916)
500.580	n	(P-5179)	1075.525	n	(P-1475890; A-1916)	1075.1045	n	(P-1475890; A-1916)
500.590	n	(P-5162)	1075.530	n	(P-1475890; A-1916)	1075.1050	n	(P-1475890; A-1916)
500.600	n	(P-5179)	1075.535	n	(P-1475890; A-1916)	1075.1055	n	(P-1475890; A-1916)
500.610	n	(P-5162)	1075.540	n	(P-1475890; A-1916)	1075.1100	n	(P-1475890; A-1916)
500.620	n	(P-5179)	1075.545	n	(P-1475890; A-1916)	1075.1105	n	(P-1475890; A-1916)
500.630	n	(P-5162)	1075.550	n	(P-1475890; A-1916)	1075.1110	n	(P-1475890; A-1916)
500.640	n	(P-5179)	1075.555	n	(P-1475890; A-1916)	1075.1115	n	(P-1475890; A-1916)
500.650	n	(P-5162)	1075.560	n	(P-1475890; A-1916)	1075.1120	n	(P-1475890; A-1916)
500.660	n	(P-5179)	1075.565	n	(P-1475890; A-1916)	1075.1125	n	(P-1475890; A-1916)
500.670	n	(P-5162)	1075.570	n	(P-1475890; A-1916)	1075.1130	n	(P-1475890; A-1916)
500.680	n	(P-5179)	1075.575	n	(P-1475890; A-1916)	1075.1135	n	(P-1475890; A-1916)
500.690	n	(P-5162)	1075.580	n	(P-1475890; A-1916)	1075.1140	n	(P-1475890; A-1916)
500.700	n	(P-5179)	1075.585	n	(P-1475890; A-1916)	1075.1145	n	(P-1475890; A-1916)
500.710	n	(P-5162)	1075.590	n	(P-1475890; A-1916)	1075.1150	n	(P-1475890; A-1916)
500.720	n	(P-5179)	1075.600	n	(P-1475890; A-1916)	1075.1155	n	(P-1475890; A-1916)
500.730	n	(P-5162)	1075.610	n	(P-1475890; A-1916)	1075.1160	n	(P-1475890; A-1916)
500.740	n	(P-5179)	1075.620	n	(P-1475890; A-1916)	1075.1165	n	(P-1475890; A-1916)
500.750	n	(P-5162)	1075.630	n	(P-1475890; A-1916)	1075.1170	n	(P-1475890; A-1916)
500.760	n	(P-5179)	1075.640	n	(P-1475890; A-1916)	1075.1175	n	(P-1475890; A-1916)
500.770	n	(P-5162)	1075.650	n	(P-1475890; A-1916)	1075.1180	n	(P-1475890; A-1916)
500.780	n	(P-5179)	1075.660	n	(P-1475890; A-1916)	1075.1185	n	(P-1475890; A-1916)
500.790	n	(P-5162)	1075.670	n	(P-1475890; A-1916)	1075.1190	n	(P-1475890; A-1916)
500.800	n	(P-5179)	1075.680	n	(P-1475890; A-1916)	1075.1195	n	(P-1475890; A-1916)
500.810	n	(P-5162)	1075.690	n	(P-1475890; A-1916)	1075.1200	n	(P-1475890; A-1916)
500.820	n	(P-5179)	1075.700	n	(P-1475890; A-1916)	1075.1205	n	(P-1475890; A-1916)
500.830	n	(P-5162)	1075.710	n	(P-1475890; A-1916)	1075.1210	n	(P-1475890; A-1916)
			1075.715	n	(P-1475890; A-1916)	1075.1215	n	(P-1475890; A-1916)
			1075.720	n	(P-1475890; A-1916)	1075.1220	n	(P-1475890; A-1916)
			1075.725	n	(P-1475890; A-1916)	1075.1225	n	(P-1475890; A-1916)
			1075.730	n	(P-1475890; A-1916)			

TITLE 38 (CONT'D)		TITLE 47 (CONT'D)		TITLE 50	
1075.1230	n	110.30	am	360.902	am
1075.1235	n	110.40	am	360.903	am
1075.1240	n	110.50	am	360.904	am
1075.1245	n	110.60	am	360.905	am
1075.1250	n	110.70	am	360.1101	am
1075.1255	n	110.80	am		
1075.1260	n	110.90	am		
1075.1265	n	110.91	n		
1075.1270	n	110.92	n		
1075.1275	n	110.93	n		
1075.1280	n	110.100	am		
1075.1285	n	110.105	n		
1075.1290	n	110.130	am		
1075.1295	n	120.115	am		
1075.1300	n	350.205	am		
1075.1305	n	350.206	am		
1075.1310	n	350.102	am		
1075.1315	n	360.103	am		
1075.1320	n	360.104	am		
1075.1325	n	360.106	am		
1075.1330	n	360.308	am		
1075.1335	n	360.309	am		
1075.1340	n	360.307	am		
1075.1345	n	360.308	am		
1075.1350	n	360.309	am		
1075.1355	n	360.310	am		
1075.1360	n	360.311	am		
1075.1365	n	360.312	am		
1075.1370	n	360.313	am		
1075.1375	n	360.314	am		
1075.1380	n	360.315	am		
1075.1385	n	360.316	am		
1075.1390	n	360.317	am		
1075.1395	n	360.318	am		
1075.1400	n	360.319	am		
1075.1405	n	360.320	am		
1075.1410	n	360.321	am		
1075.1415	n	360.322	am		
1075.1420	n	360.323	am		
1075.1425	n	360.324	am		
1075.1430	n	360.325	am		
1075.1435	n	360.326	am		
1075.1440	n	360.327	am		
1075.1445	n	360.328	am		
1075.1450	n	360.329	am		
1075.1455	n	360.330	am		
1075.1460	n	360.331	am		
1075.1465	n	360.332	am		
1075.1470	n	360.333	am		
1075.1475	n	360.334	am		
1075.1480	n	360.335	am		
1075.1485	n	360.336	am		
1075.1490	n	360.337	am		
1075.1495	n	360.338	am		
1075.1500	n	360.339	am		
1075.1505	n	360.340	am		
1075.1510	n	360.341	am		
1075.1515	n	360.342	am		
1075.1520	n	360.343	am		
1075.1525	n	360.344	am		
1075.1530	n	360.345	am		
1075.1535	n	360.346	am		
1075.1540	n	360.347	am		
1075.1545	n	360.348	am		
1075.1550	n	360.349	am		
1075.1555	n	360.350	am		
1075.1560	n	360.351	am		
1075.1565	n	360.352	am		
1075.1570	n	360.353	am		
1075.1575	n	360.354	am		
1075.1580	n	360.355	am		
1075.1585	n	360.356	am		
1075.1590	n	360.357	am		
1075.1595	n	360.358	am		
1075.1600	n	360.359	am		
1075.1605	n	360.360	am		
1075.1610	n	360.361	am		
1075.1615	n	360.362	am		
1075.1620	n	360.363	am		
1075.1625	n	360.364	am		
1075.1630	n	360.365	am		
1075.1635	n	360.366	am		
1075.1640	n	360.367	am		
1075.1645	n	360.368	am		
1075.1650	n	360.369	am		
1075.1655	n	360.370	am		
1075.1660	n	360.371	am		
1075.1665	n	360.372	am		
1075.1670	n	360.373	am		
1075.1675	n	360.374	am		
1075.1680	n	360.375	am		
1075.1685	n	360.376	am		
1075.1690	n	360.377	am		
1075.1695	n	360.378	am		
1075.1700	n	360.379	am		
1075.1705	n	360.380	am		
1075.1710	n	360.381	am		
1075.1715	n	360.382	am		
1075.1720	n	360.383	am		
1075.1725	n	360.384	am		
1075.1730	n	360.385	am		
1075.1735	n	360.386	am		
1075.1740	n	360.387	am		
1075.1745	n	360.388	am		
1075.1750	n	360.389	am		
1075.1755	n	360.390	am		
1075.1760	n	360.391	am		
1075.1765	n	360.392	am		
1075.1770	n	360.393	am		
1075.1775	n	360.394	am		
1075.1780	n	360.395	am		
1075.1785	n	360.396	am		
1075.1790	n	360.397	am		
1075.1795	n	360.398	am		
1075.1800	n	360.399	am		
1075.1805	n	360.400	am		
1075.1810	n	360.401	am		
1075.1815	n	360.402	am		
1075.1820	n	360.403	am		
1075.1825	n	360.404	am		
1075.1830	n	360.405	am		
1075.1835	n	360.406	am		
1075.1840	n	360.407	am		
1075.1845	n	360.408	am		
1075.1850	n	360.409	am		
1075.1855	n	360.410	am		
1075.1860	n	360.411	am		
1075.1865	n	360.412	am		
1075.1870	n	360.413	am		
1075.1875	n	360.414	am		
1075.1880	n	360.415	am		
1075.1885	n	360.416	am		
1075.1890	n	360.417	am		
1075.1895	n	360.418	am		
1075.1900	n	360.419	am		
1075.1905	n	360.420	am		
1075.1910	n	360.421	am		
1075.1915	n	360.422	am		
1075.1920	n	360.423	am		
1075.1925	n	360.424	am		
1075.1930	n	360.425	am		
1075.1935	n	360.426	am		
1075.1940	n	360.427	am		
1075.1945	n	360.428	am		
1075.1950	n	360.429	am		
1075.1955	n	360.430	am		
1075.1960	n	360.431	am		
1075.1965	n	360.432	am		
1075.1970	n	360.433	am		
1075.1975	n	360.434	am		
1075.1980	n	360.435	am		
1075.1985	n	360.436	am		
1075.1990	n	360.437	am		
1075.1995	n	360.438	am		
1075.2000	n	360.439	am		
1075.2005	n	360.440	am		
1075.2010	n	360.441	am		
1075.2015	n	360.442	am		
1075.2020	n	360.443	am		
1075.2025	n	360.444	am		
1075.2030	n	360.445	am		
1075.2035	n	360.446	am		
1075.2040	n	360.447	am		
1075.2045	n	360.448	am		
1075.2050	n	360.449	am		
1075.2055	n	360.450	am		
1075.2060	n	360.451	am		
1075.2065	n	360.452	am		
1075.2070	n	360.453	am		
1075.2075	n	360.454	am		
1075.2080	n	360.455	am		
1075.2085	n	360.456	am		
1075.2090	n	360.457	am		
1075.2095	n	360.458	am		
1075.2100	n	360.459	am		
1075.2105	n	360.460	am		
1075.2110	n	360.461	am		
1075.2115	n	360.462	am		
1075.2120	n	360.463	am		
1075.2125	n	360.464	am		
1075.2130	n	360.465	am		
1075.2135	n	360.466	am		
1075.2140	n	360.467	am		
1075.2145	n	360.468	am		
1075.2150	n	360.469	am		
1075.2155	n	360.470	am		
1075.2160	n	360.471	am		
1075.2165	n	360.472	am		
1075.2170	n	360.473	am		
1075.2175	n	360.474	am		
1075.2180	n	360.475	am		
1075.2185	n	360.476	am		
1075.2190	n	360.477	am		
1075.2195	n	360.478	am		
1075.2200	n	360.479	am		
1075.2205	n	360.480	am		
1075.2210	n	360.481	am		
1075.2215	n	360.482	am		
1075.2220	n	360.483	am		
1075.2225	n	360.484	am		
1075.2230	n	360.485	am		
1075.2235	n	360.486	am		
1075.2240	n	360.487	am		
1075.2245	n	360.488	am		
1075.2250	n	360.489	am		
1075.2255	n	360.490	am		
1075.2260	n	360.491	am		
1075.2265	n	360.492	am		
1075.2270	n	360.493	am		
1075.2275	n	360.494	am		
1075.2280	n	360.495	am		
1075.2285	n	360.496	am		
1075.2290	n	360.497	am		
1075.2295	n	360.498	am		
1075.2300	n	360.499	am		
1075.2305	n	360.500	am		
1075.2310	n	360.501	am		
1075.2315	n	360.502	am		
1075.2320	n	360.503	am		
1075.2325	n	360.504	am		
1075.2330	n	360.505	am		
1075.2335	n	360.506	am		
1075.2340	n	360.507	am		
1075.2345	n	360.508	am		
1075.2350	n	360.509	am		
1075.2355	n	360.510	am		
1075.2360	n	360.511	am		
1075.2365	n	360.512	am		
1075.2370	n	360.513	am		
1075.2375	n	360.514	am		
1075.2380	n	360.515	am		
1075.2385	n	360.516	am		
1075.2390	n	360.517	am		
1075.2395	n	360.518	am		
1075.2400	n	360.519	am		
1075.2405	n	360.520	am		
1075.2410	n	360.521	am		
1075.2415	n	360.522	am		
1075.2420	n	360.523	am		
1075.2425	n	360.524	am		
1075.2430	n	360.525	am		
1075.2435	n	360.526	am		
1075.2440	n	360.527	am		
1075.2445	n	360.528	am		
1075.2450	n	360.529	am		
1075.2455	n	360.530	am		
1075.2460	n	360.531	am		
1075.2465	n	360.532	am		
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TITLE 50 (CONT'D)		
6101.140	am	(P-20205/89; A-199)
6101.141	n	(P-20205/89; A-199)
6101.142	n	(P-20205/89; A-199)
6101.143	n	(P-20205/89; A-199)
6101.160	am	(P-20205/89; A-199)
6101.20	am	(P-20205/89; A-199)
6101.20	am	(P-20205/89; A-199)
6602.10	n	(P-7391)
6602.20	n	(P-7391)
6602.Ap.A	n	(P-7391)
6602.Ap.B	n	(P-7391)
6602.Ap.C	n	(P-7391)
6602.Ap.D	n	(P-7391)
6602.Ap.E	n	(P-7391)
6602.Ap.F	n	(P-7391)
6602.Ap.G	n	(P-7391)
6602.Ap.H	n	(P-7391)
6602.Ap.I	n	(P-7391)
6602.Ap.J	n	(P-7391)
6602.Ap.K	n	(P-7391)
6602.Ap.L	n	(P-7391)
6602.Ap.M	n	(P-7391)
7020.10	am	(P-18441/90; A-8221)
7020.20	am	(P-18441/90; A-8221)
7020.30	am	(P-18441/90; A-8221)
7020.40	am	(P-18441/90; A-8221)
7020.50	am	(P-18441/90; A-8221)
7020.60	am	(P-18441/90; A-8221)
7020.70	am	(P-18441/90; A-8221)
7030.20	am	(P-18434/90; A-8214)
7030.20	am	(P-18434/90; A-8214)
7100.70	am	(P-6863)
8010.20	am	(P-7518)
8010.30	am	(P-7518)
TITLE 56		
205.1b.A	am	(P-4872)
2600.20	am	(P-691)
2610.60	am	(P-16117/90; A-7595)
2610.100	am	(P-13074/90; A-10386)
2610.110	am	(P-3641)
2610.120	am	(P-3641)
2610.130	am	(P-13074/90; A-10386)
2610.150	n	(P-13074/90; A-10386)
2610.Ap.A	n	(P-16117/90; A-7595)
2610.Ap.B	n	(P-16117/90; A-7595)
II.A	n	(P-16117/90; A-7595)
II.B	n	(P-16117/90; A-7595)
II.C	n	(P-16117/90; A-7595)
II.D	n	(P-16117/90; A-7595)
II.E	n	(P-13045/90; A-13068)
2625.25	n	(P-13045/90; A-13068)
2625.30	n	(P-13045/90; A-13068)
2625.40	n	(P-13045/90; A-13068)
2625.50	n	(P-13045/90; A-13068)
2625.55	am	(P-19495/90; RC-115532)
2625.60	n	(P-13045/90; A-13068)
2625.70	n	(P-13045/90; A-13068)
2625.80	n	(P-13045/90; A-13068)
2625.82	am	(P-8081)
2630.82	am	(P-8081)
2650.50	am	(P-19503/90; W-3602)
2730.150	n	(P-9817)
2730.155	n	(P-6382; A-11423)
2732.125	n	(P-11034)
2765.67	n	(P-11034)
2765.69	n	(P-11034)
2765.225	n	(P-11034)
2765.228	n	(P-11034)
2765.230	n	(P-11034)
2765.325	am	(P-11034)
2765.328	n	(P-11034)
2765.220	n	(P-3381; A-11122)
2765.325	am	(P-13910/90; A-185)
2770.110	am	(P-15659/90; A-172)
2770.100	am	(P-3368; A-8553)
2770.405	r	(P-3368; A-8553)
2770.410	r	(P-3368; A-8553)
2770.415	r	(P-3368; A-8553)
2770.420	r	(P-3368; A-8553)
2815.105	am	(P-17152/90; A-1817)
2830.50	n	(P-10871)
2875.1	r	(P-4555; A-10414)
2875.5	r	(P-4555; A-10414)
2875.10	r	(P-4555; A-10414)
2875.15	r	(P-4555; A-10414)
2875.20	r	(P-4555; A-10414)
2875.25	r	(P-4555; A-10414)
2875.30	r	(P-4555; A-10414)
2875.35	r	(P-4555; A-10414)
2875.40	r	(P-4555; A-10414)
2875.45	r	(P-4555; A-10414)
2875.50	r	(P-4555; A-10414)
2875.55	r	(P-4555; A-10414)
2875.60	r	(P-4555; A-10414)
2920.1	am	(P-5495; A-11416)
2920.48	am	(P-5495; A-11416)
2920.66	n	(P-5495; A-11416)
2920.69	n	(P-5495; A-11416)
2920.69	n	(P-5495; A-11416)
5300.10	am	(P-10521)
5300.20	am	(P-10521)
5300.30	am	(P-10521)
5300.40	am	(P-10521)
5300.210	am	(P-10521)
5300.310	am	(P-10521)
5300.450	am	(P-10521)
5300.460	am	(P-10521)
5300.550	am	(P-10521)
5300.560	am	(P-10521)
5300.570	r	(P-10521)
5300.610	am	(P-10521)
5300.620	am	(P-10521)
5300.630	am	(P-10521)
5300.640	am	(P-10521)
5300.650	am	(P-10521)
5300.660	am	(P-10521)
5300.720	am	(P-10521)
5300.730	am	(P-10521)
5300.735	n	(P-10521)
5300.745	n	(P-10521)
5300.750	am	(P-10521)
5300.760	am	(P-10521)
5300.765	n	(P-10521)
5300.770	r	(P-10521)
5300.782	r	(P-10521)
5300.783	r	(P-10521)

TITLE 56 (CONT'D)			TITLE 59		
5300.784	r	(P-10521)	117.300	n	(P-14671/90; A-1511)
5300.785	r	(P-10521)	117.305	n	(P-14671/90; A-1511)
5300.786	r	(P-10521)	117.310	n	(P-14671/90; A-1511)
5300.787	r	(P-10521)	117.315	n	(P-14671/90; A-1511)
5300.825	am	(P-10521)	117.325	n	(P-14671/90; A-1511)
5300.865	am	(P-10521)	117.330	n	(P-14671/90; A-1511)
5300.920	am	(P-10521)	117.335	n	(P-14671/90; A-1511)
5300.930	am	(P-10521)	117.335	n	(P-14671/90; A-1511)
5300.940	am	(P-10521)	117.340	n	(P-14671/90; A-1511)
5300.950	am	(P-10521)	117.345	n	(P-14671/90; A-1511)
5300.960	am	(P-10521)	117.350	n	(P-14671/90; A-1511)
5300.1145	n	(P-10521)	117.350	n	(P-14671/90; A-1511)
5300.1150	am	(P-10521)	117.350	n	(P-14671/90; A-1511)
5300.1160	am	(P-10521)	117.350	n	(P-14671/90; A-1511)
6000.10	am	(P-2989/90; A-4109)	117.350	n	(P-14671/90; A-1511)
6000.280	am	(P-2989/90; A-4109)	117.350	n	(P-14671/90; A-1511)
6000.330	n	(P-2989/90; A-4109)	117.350	n	(P-14671/90; A-1511)
TITLE 59			117.350	n	(P-14671/90; A-1511)
101.20	am	(P-3386; A-9316)	117.350	n	(P-14671/90; A-1511)
101.30	am	(P-3386; A-9316)	117.350	n	(P-14671/90; A-1511)
106.25	am	(P-14674/90; A-1555)	117.350	n	(P-14671/90; A-1511)
106.45	am	(P-14674/90; A-1555)	117.350	n	(P-14671/90; A-1511)
108.10	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.20	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.30	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.40	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.50	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.60	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.70	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.80	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.90	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.100	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.110	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.120	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.130	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.140	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.150	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.160	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.200	n	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.210	n	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.300	n	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
108.40	am	(P-16718/90; A-6122)	117.350	n	(P-14671/90; A-1511)
110.20	am	(P-8774)	117.350	n	(P-14671/90; A-1511)
115.410	am	(P-20138/90; A-8560)	117.350	n	(P-14671/90; A-1511)
117.100	n	(P-14671/90; A-1511)	117.350	n	(P-14671/90; A-1511)
117.110	n	(P-14671/90; A-1511)	117.350	n	(P-14671/90; A-1511)
117.115	n	(P-14671/90; A-1511)	117.350	n	(P-14671/90; A-1511)
117.120	n	(P-14671/90; A-1511)	117.350	n	(P-14671/90; A-1511)
117.125	n	(P-14671/90; A-1511)	117.350	n	(P-14671/90; A-1511)

TITLE 59 (CONT'D)		TITLE 62 (CONT'D)	
130.190	am	240.430	n
130.200	am	240.440	n
130.210	am	240.450	n
130.220	am	240.460	n
130.230	am	240.470	n
130.240	am	240.510	n
130.250	am	240.520	n
130.260	am	240.530	n
130.270	am	240.540	n
130.280	am	240.550	n
130.290	am	240.560	n
130.300	am	240.570	n
130.310	am	240.580	n
130.320	am	240.590	n
130.330	am	240.600	n
130.340	am	240.610	n
130.350	am	240.620	n
130.360	am	240.630	n
130.370	am	240.640	n
130.380	am	240.650	n
130.390	am	240.660	n
130.400	am	240.670	n
130.410	am	240.680	n
130.420	am	240.690	n
130.430	am	240.700	n
130.440	am	240.710	n
130.450	am	240.720	n
130.460	am	240.730	n
130.470	am	240.740	n
130.480	am	240.750	n
130.490	am	240.760	n
130.500	am	240.770	n
130.510	am	240.780	n
130.520	am	240.790	n
130.530	am	240.800	n
130.540	am	240.810	n
130.550	am	240.820	n
130.560	am	240.830	n
130.570	am	240.840	n
130.580	am	240.850	n
130.590	am	240.860	n
130.600	am	240.870	n
130.610	am	240.880	n
130.620	am	240.890	n
130.630	am	240.900	n
130.640	am	240.910	n
130.650	am	240.920	n
130.660	am	240.930	n
130.670	am	240.940	n
130.680	am	240.950	n
130.690	am	240.960	n
130.700	am	240.970	n
130.710	am	240.980	n
130.720	am	240.990	n
130.730	am	240.995	n
130.740	am	240.1000	n
130.750	am	240.1005	n
130.760	am	240.1010	n
130.770	am	240.1015	n
130.780	am	240.1020	n
130.790	am	240.1025	n
130.800	am	240.1030	n
130.810	am	240.1035	n
130.820	am	240.1040	n
130.830	am	240.1045	n
130.840	am	240.1050	n
130.850	am	240.1055	n
130.860	am	240.1060	n
130.870	am	240.1065	n
130.880	am	240.1070	n
130.890	am	240.1075	n
130.900	am	240.1080	n
130.910	am	240.1085	n
130.920	am	240.1090	n
130.930	am	240.1095	n
130.940	am	240.1100	n
130.950	am	240.1105	n
130.960	am	240.1110	n
130.970	am	240.1115	n
130.980	am	240.1120	n
130.990	am	240.1125	n
130.1000	am	240.1130	n
130.1005	am	240.1135	n
130.1010	am	240.1140	n
130.1015	am	240.1145	n
130.1020	am	240.1150	n
130.1025	am	240.1155	n
130.1030	am	240.1160	n
130.1035	am	240.1165	n
130.1040	am	240.1170	n
130.1045	am	240.1175	n
130.1050	am	240.1180	n
130.1055	am	240.1185	n
130.1060	am	240.1190	n
130.1065	am	240.1195	n
130.1070	am	240.1200	n
130.1075	am	240.1205	n
130.1080	am	240.1210	n
130.1085	am	240.1215	n
130.1090	am	240.1220	n
130.1095	am	240.1225	n
130.1100	am	240.1230	n

TITLE 62 (CONT'D)		TITLE 63 (CONT'D)	
240.1240	re	240.1240	re
240.1250	re	240.1250	re
240.1260	re	240.1260	re
240.1270	re	240.1270	re
240.1280	re	240.1280	re
240.1290	re	240.1290	re
240.1300	re	240.1300	re
240.1310	re	240.1310	re
240.1320	re	240.1320	re
240.1330	re	240.1330	re
240.1340	re	240.1340	re
240.1350	re	240.1350	re
240.1360	re	240.1360	re
240.1370	re	240.1370	re
240.1380	re	240.1380	re
240.1390	re	240.1390	re
240.1400	re	240.1400	re
240.1410	re	240.1410	re
240.1420	re	240.1420	re
240.1430	re	240.1430	re
240.1440	re	240.1440	re
240.1450	re	240.1450	re
240.1460	re	240.1460	re
240.1470	re	240.1470	re
240.1480	re	240.1480	re
240.1490	re	240.1490	re
240.1500	re	240.1500	re
240.1510	re	240.1510	re
240.1520	re	240.1520	re
240.1530	re	240.1530	re
240.1540	re	240.1540	re
240.1550	re	240.1550	re
240.1560	re	240.1560	re
240.1570	re	240.1570	re
240.1580	re	240.1580	re
240.1590	re	240.1590	re
240.1600	re	240.1600	re
240.1610	re	240.1610	re
240.1620	re	240.1620	re
240.1630	re	240.1630	re
240.1640	re	240.1640	re
240.1650	re	240.1650	re
240.1660	re	240.1660	re
240.1670	re	240.1670	re
240.1680	re	240.1680	re
240.1690	re	240.1690	re
240.1700	re	240.1700	re
240.1710	re	240.1710	re
240.1720	re	240.1720	re
240.1730	re	240.1730	re
240.1740	re	240.1740	re
240.1750	re	240.1750	re
240.1760	re	240.1760	re
240.1770	re	240.1770	re
240.1780	re	240.1780	re
240.1790	re	240.1790	re
240.1800	re	240.1800	re
240.1810	re	240.1810	re
240.1820	re	240.1820	re
240.1830	re	240.1830	re
240.1840	re	240.1840	re
240.1850	re	240.1850	re
240.1860	re	240.1860	re
240.1870	re	240.1870	re
240.1880	re	240.1880	re
240.1890	re	240.1890	re
240.1900	re	240.1900	re
240.1910	re	240.1910	re
240.1920	re	240.1920	re
240.1930	re	240.1930	re
240.1940	re	240.1940	re
240.1950	re	240.1950	re
240.1960	re	240.1960	re
240.1970	re	240.1970	re
240.1980	re	240.1980	re
240.1990	re	240.1990	re
240.2000	re	240.2000	re
240.2010	re	240.2010	re
240.2020	re	240.2020	re
240.2030	re	240.2030	re
240.2040	re	240.2040	re
240.2050	re	240.2050	re
240.2060	re	240.2060	re
240.2070	re	240.2070	re
240.2080	re	240.2080	re
240.2090	re	240.2090	re
240.2100	re	240.2100	re
240.2110	re	240.2110	re
240.2120	re	240.2120	re
240.2130	re	240.2130	re
240.2140	re	240.2140	re
240.2150	re	240.2150	re
240.2160	re	240.2160	re
240.2170	re	240.2170	re
240.2180	re	240.2180	re
240.2190	re	240.2190	re
240.2200	re	240.2200	re
240.2210	re	240.2210	re
240.2220	re	240.2220	re
240.2230	re	240.2230	re
240.2240	re	240.2240	re
240.2250	re	240.2250	re
240.2260	re	240.2260	re
240.2270	re	240.2270	re
240.2280	re	240.2280	re
240.2290	re	240.2290	re
240.2300	re	240.2300	re
240.2310	re	240.2310	re
240.2320	re	240.2320	re
240.2330	re	240.2330	re
240.2340	re	240.2340	re
240.2350	re	240.2350	re
240.2360	re	240.2360	re
240.2370	re	240.2370	re
240.2380	re	240.2380	re
240.2390	re	240.2390	re
240.2400	re	240.2400	re
240.2410	re	240.2410	re
240.2420	re	240.2420	re
240.2430	re	240.2430	re

TITLE 68 (CONT'D)		TITLE 77 (CONT'D)	
1285.70	am	205.860	r
1285.80	am	205.860	n
1285.90	am	245.10	am
1285.95	am	245.20	am
1285.105	n	245.25	n
1285.120	am	245.30	am
1300.30	am	245.40	am
1340.15	n	245.50	am
1340.20	am	245.60	am
1340.30	am	245.80	n
1340.40	am	245.90	n
1340.50	am	245.100	n
1340.55	am	245.110	n
1340.60	am	245.120	n
1340.65	am	245.130	n
1340.66	n	245.140	n
1340.70	am	245.150	n
1380.210	am	250.120	am
1380.220	am	250.160	am
1380.230	am	250.210	am
1380.240	am	250.240	am
1380.250	am	250.250	am
1380.260	am	250.310	am
1380.270	am	250.310	am
1380.280	am	250.525	am
1380.285	n	250.610	am
1380.290	am	250.725	am
1380.300	am	250.1510	am
1380.310	am	250.1740	am
1380.320	am	250.1750	am
1380.320	am	250.2420	am
1450.10	am	250.2440	am
1450.11	#	250.2450	am
1450.11	am	300.330	am
1450.12	#	300.620	am
1450.12	am	300.1010	am
1450.15	am	300.3220	am
1450.17	am	300.3240	am
1450.18	am	300.3260	am
1450.19	n	300.3260	am
1450.20	am	330.120	am
1450.25	n	330.330	am
1450.30	am	330.913	r
1450.40	am	330.1110	am
1450.50	am	330.4220	am
1450.55	n	330.4240	am
1450.60	am	330.4260	am
1450.70	am	350.120	am
1450.80	am	350.330	am
1450.90	am	350.680	am
1450.100	am	350.1220	am
1450.140	am	350.3220	am
1450.150	am	350.3240	am
1450.170	am	350.3260	am
1450.180	am	350.3710	am
1450.185	am	350.3720	am
1450.210	am	350.3730	am
1450.215	am	350.3750	am
1450.220	r	350.3770	am
		350.3780	am
		350.3810	am
		350.3880	am
		350.3900	am

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
205.860	r	350.3940	am
205.860	n	350.4010	am
245.10	am	350.4010	am
245.20	am	350.4010	am
245.25	n	350.4010	am
245.30	am	350.4010	am
245.40	am	350.4010	am
245.50	am	350.4010	am
245.60	am	350.4010	am
245.80	n	350.4010	am
245.90	n	350.4010	am
245.100	n	350.4010	am
245.110	n	350.4010	am
245.120	n	350.4010	am
245.130	n	350.4010	am
245.140	n	350.4010	am
245.150	n	350.4010	am
250.120	am	350.4010	am
250.160	am	350.4010	am
250.210	am	350.4010	am
250.240	am	350.4010	am
250.250	am	350.4010	am
250.310	am	350.4010	am
250.310	am	350.4010	am
250.525	am	350.4010	am
250.610	am	350.4010	am
250.725	am	350.4010	am
250.1510	am	350.4010	am
250.1740	am	350.4010	am
250.1750	am	350.4010	am
250.2420	am	350.4010	am
250.2440	am	350.4010	am
250.2450	am	350.4010	am
300.330	am	350.4010	am
300.620	am	350.4010	am
300.1010	am	350.4010	am
300.3220	am	350.4010	am
300.3240	am	350.4010	am
300.3260	am	350.4010	am
330.120	am	350.4010	am
330.330	am	350.4010	am
330.913	r	350.4010	am
330.1110	am	350.4010	am
330.4220	am	350.4010	am
330.4240	am	350.4010	am
330.4260	am	350.4010	am
350.120	am	350.4010	am
350.330	am	350.4010	am
350.680	am	350.4010	am
350.1220	am	350.4010	am
350.3220	am	350.4010	am
350.3240	am	350.4010	am
350.3260	am	350.4010	am
350.3710	am	350.4010	am
350.3720	am	350.4010	am
350.3730	am	350.4010	am
350.3750	am	350.4010	am
350.3770	am	350.4010	am
350.3780	am	350.4010	am
350.3810	am	350.4010	am
350.3880	am	350.4010	am
350.3900	am	350.4010	am

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 83		TITLE 83		TITLE 80	
2030.350	(P-9083)	2030.1080	(P-9083)	2058.230	am	220.5	am	150.430	am
2030.360	(P-9083)	2030.1090	(P-9083)	2058.235	am	220.10	am	303.102	am
2030.410	(P-9153)	2030.1110	(P-9153)	2058.303	am	220.20	am	303.125	am
2030.410	(P-9153)	2030.1120	(P-9153)	2058.303	r	220.30	am		
2030.420	(P-9153)	2030.1120	(P-9083)	2058.306	am	220.40	am		
2030.420	(P-9153)	2030.1130	(P-9153)	2058.309	am	220.50	am		
2030.430	(P-9153)	2030.1130	(P-9083)	2058.312	am	280.100	am		
2030.430	(P-9153)	2030.1140	(P-9153)	2058.315	am	285.210	am		
2030.440	(P-9153)	2030.1140	(P-9083)	2058.318	am	445.40	am		
2030.440	(P-9083)	2030.1150	(P-9083)	2058.319	n	445.50	am		
2030.450	(P-9153)	2030.1160	(P-9083)	2058.321	am	445.70	am		
2030.450	(P-9083)	2030.1205	(P-9153)	2058.324	am	710.1	am		
2030.510	(P-9083)	2030.1205	(P-9083)	2058.327	am	710.1000	am		
2030.520	(P-9083)	2030.1210	(P-9153)	2058.330	am	730.100	am		
2030.530	(P-9083)	2030.1210	(P-9083)	2058.333	am	730.101	n		
2030.540	(P-9083)	2030.1215	(P-9153)	2058.336	am	730.102	r		
2030.550	(P-9083)	2030.1215	(P-9083)	2058.342	am	730.103	r		
2030.610	(P-9153)	2030.1220	(P-9153)	2058.343	n	730.105	n		
2030.610	(P-9083)	2030.1220	(P-9083)	2058.348	am	730.200	n		
2030.620	(P-9153)	2030.1225	(P-9153)	2058.351	am	730.201	r		
2030.620	(P-9083)	2030.1225	(P-9083)	2058.354	am				
2030.630	(P-9153)	2030.1230	(P-9153)	2058.357	am				
2030.640	(P-9153)	2030.1230	(P-9083)	2058.360	am				
2030.710	(P-9153)	2030.1235	(P-9153)	2058.363	am				
2030.710	(P-9083)	2030.1240	(P-9153)	2058.366	am				
2030.720	(P-9153)	2030.1245	(P-9153)	2058.369	am				
2030.720	(P-9083)	2030.1245	(P-9083)	2058.372	am				
2030.730	(P-9153)	2030.1250	(P-9153)	2058.374	am				
2030.730	(P-9083)	2030.1250	(P-9083)	2058.376	am				
2030.740	(P-9153)	2030.1255	(P-9153)	2058.378	am				
2030.740	(P-9083)	2030.1255	(P-9083)	2058.380	am				
2030.750	(P-9153)	2030.1260	(P-9153)	2058.382	am				
2030.750	(P-9083)	2030.1265	(P-9153)	2058.384	am				
2030.760	(P-9153)	2030.1265	(P-9083)	2058.386	am				
2030.760	(P-9083)	2030.1270	(P-9153)	2058.388	am				
2030.810	(P-9153)	2030.1310	(P-9153)	2058.388	am				
2030.810	(P-9083)	2030.1320	(P-9153)	2058.390	am				
2030.820	(P-9153)	2030.1320	(P-9083)	2058.392	am				
2030.820	(P-9083)	2030.1330	(P-9153)	2058.394	am				
2030.830	(P-9083)	2030.1340	(P-9153)	2058.396	am				
2030.840	(P-9083)	2030.1350	(P-9153)	2058.396	am				
2030.850	(P-9083)	2031.10	(P-9153)	2058.400	am				
2030.910	(P-9153)	2032.10	(P-9218)	2058.410	am				
2030.910	(P-9083)	2032.15	(P-9218)	2058.600	am				
2030.920	(P-9153)	2032.20	(P-9218)	2058.602	am				
2030.930	(P-9153)	2032.25	(P-9218)	2058.603	am				
2030.940	(P-9153)	2032.30	(P-9218)	2058.630	am				
2030.950	(P-9153)	2032.35	(P-9218)	2058.700	am				
2030.960	(P-9153)	2032.40	(P-9218)	2058.705	am				
2030.970	(P-9153)	2032.45	(P-9218)	2058.805	am				
2030.980	(P-9153)	2032.50	(P-9218)	2058.900	am				
2030.980	(P-9153)	2032.55	(P-9218)	2058.905	am				
2030.1010	(P-9153)	2032.60	(P-9218)	2090.10	am				
2030.1010	(P-9083)	2058.105	(P-9153)	2090.20	am				
2030.1020	(P-9153)	2058.110	(P-9083)	2090.30	am				
2030.1030	(P-9153)	2058.115	(P-9153)	2090.40	am				
2030.1030	(P-9083)	2058.120	(P-9083)	2090.50	am				
2030.1040	(P-9153)	2058.125	(P-9153)	2350.Ap. B	am				
2030.1040	(P-9083)	2058.130	(P-9083)						
2030.1050	(P-9153)	2058.135	(P-9153)						
2030.1050	(P-9083)	2058.200	(P-9083)						
2030.1060	(P-9083)	2058.205	(P-9083)						
2030.1070	(P-9083)	2058.220	(P-9083)						

TITLE 83 (CONT'D)		TITLE 86 (CONT'D)	
730.202	(P-1650)	730.700	(P-1627)
730.203	(P-1650)	730.701	(P-1650)
730.204	(P-1650)	730.702	(P-1650)
730.205	(P-1627)	730.703	(P-1650)
730.206	(P-1627)	730.704	(P-1627)
730.207	(P-1627)	730.705	(P-1627)
730.208	(P-1627)	730.706	(P-1627)
730.209	(P-1627)	730.707	(P-1627)
730.210	(P-1627)	730.708	(P-1627)
730.211	(P-1627)	730.709	(P-1627)
730.212	(P-1627)	730.710	(P-1627)
730.213	(P-1627)	730.711	(P-1627)
730.214	(P-1627)	730.712	(P-1627)
730.215	(P-1627)	730.713	(P-1627)
730.216	(P-1627)	730.714	(P-1627)
730.217	(P-1627)	730.715	(P-1627)
730.218	(P-1627)	730.716	(P-1627)
730.219	(P-1627)	730.717	(P-1627)
730.220	(P-1627)	730.718	(P-1627)
730.221	(P-1627)	730.719	(P-1627)
730.222	(P-1627)	730.720	(P-1627)
730.223	(P-1627)	730.721	(P-1627)
730.224	(P-1627)	730.722	(P-1627)
730.225	(P-1627)	730.723	(P-1627)
730.226	(P-1627)	730.724	(P-1627)
730.227	(P-1627)	730.725	(P-1627)
730.228	(P-1627)	730.726	(P-1627)
730.229	(P-1627)	730.727	(P-1627)
730.230	(P-1627)	730.728	(P-1627)
730.231	(P-1627)	730.729	(P-1627)
730.232	(P-1627)	730.730	(P-1627)
730.233	(P-1627)	730.731	(P-1627)
730.234	(P-1627)	730.732	(P-1627)
730.235	(P-1627)	730.733	(P-1627)
730.236	(P-1627)	730.734	(P-1627)
730.237	(P-1627)	730.735	(P-1627)
730.238	(P-1627)	730.736	(P-1627)
730.239	(P-1627)	730.737	(P-1627)
730.240	(P-1627)	730.738	(P-1627)
730.241	(P-1627)	730.739	(P-1627)
730.242	(P-1627)	730.740	(P-1627)
730.243	(P-1627)	730.741	(P-1627)
730.244	(P-1627)	730.742	(P-1627)
730.245	(P-1627)	730.743	(P-1627)
730.246	(P-1627)	730.744	(P-1627)
730.247	(P-1627)	730.745	(P-1627)
730.248	(P-1627)	730.746	(P-1627)
730.249	(P-1627)	730.747	(P-1627)
730.250	(P-1627)	730.748	(P-1627)
730.251	(P-1627)	730.749	(P-1627)
730.252	(P-1627)	730.750	(P-1627)
730.253	(P-1627)	730.751	(P-1627)
730.254	(P-1627)	730.752	(P-1627)
730.255	(P-1627)	730.753	(P-1627)
730.256	(P-1627)	730.754	(P-1627)
730.257	(P-1627)	730.755	(P-1627)
730.258	(P-1627)	730.756	(P-1627)
730.259	(P-1627)	730.757	(P-1627)
730.260	(P-1627)	730.758	(P-1627)
730.261	(P-1627)	730.759	(P-1627)
730.262	(P-1627)	730.760	(P-1627)
730.263	(P-1627)	730.761	(P-1627)
730.264	(P-1627)	730.762	(P-1627)
730.265	(P-1627)	730.763	(P-1627)
730.266	(P-1627)	730.764	(P-1627)
730.267	(P-1627)	730.765	(P-1627)
730.268	(P-1627)	730.766	(P-1627)
730.269	(P-1627)	730.767	(P-1627)
730.270	(P-1627)	730.768	(P-1627)
730.271	(P-1627)	730.769	(P-1627)
730.272	(P-1627)	730.770	(P-1627)
730.273	(P-1627)	730.771	(P-1627)
730.274	(P-1627)	730.772	(P-1627)
730.275	(P-1627)	730.773	(P-1627)
730.276	(P-1627)	730.774	(P-1627)
730.277	(P-1627)	730.775	(P-1627)
730.278	(P-1627)	730.776	(P-1627)
730.279	(P-1627)	730.777	(P-1627)
730.280	(P-1627)	730.778	(P-1627)
730.281	(P-1627)	730.779	(P-1627)
730.282	(P-1627)	730.780	(P-1627)
730.283	(P-1627)	730.781	(P-1627)
730.284	(P-1627)	730.782	(P-1627)
730.285	(P-1627)	730.783	(P-1627)
730.286	(P-1627)	730.784	(P-1627)
730.287	(P-1627)	730.785	(P-1627)
730.288	(P-1627)	730.786	(P-1627)
730.289	(P-1627)	730.787	(P-1627)
730.290	(P-1627)	730.788	(P-1627)
730.291	(P-1627)	730.789	(P-1627)
730.292	(P-1627)	730.790	(P-1627)
730.293	(P-1627)	730.791	(P-1627)
730.294	(P-1627)	730.792	(P-1627)
730.295	(P-1627)	730.793	(P-1627)
730.296	(P-1627)	730.794	(P-1627)
730.297	(P-1627)	730.795	(P-1627)
730.298	(P-1627)	730.796	(P-1627)
730.299	(P-1627)	730.797	(P-1627)
730.300	(P-1627)	730.798	(P-1627)
730.301	(P-1627)	730.799	(P-1627)
730.302	(P-1627)	730.800	(P-1627)
730.303	(P-1650)	730.801	(P-1627)
730.304	(P-1650)	730.802	(P-1627)
730.305	(P-1650)	730.803	(P-1627)
730.306	(P-1627)	730.804	(P-1650)
730.307	(P-1627)	730.805	(P-1650)
730.308	(P-1627)	730.806	(P-1650)
730.309	(P-1627)	730.807	(P-1650)
730.310	(P-1627)	730.808	(P-1650)
730.311	(P-1650)	730.809	(P-1650)
730.312	(P-1650)	730.810	(P-1650)
730.313	(P-1650)	730.811	(P-1650)
730.314	(P-1650)	730.812	(P-1650)
730.315	(P-1650)	730.813	(P-1650)
730.316	(P-1650)	730.814	(P-1650)
730.317	(P-1650)	730.815	(P-1650)
730.318	(P-1650)	730.816	(P-1650)
730.319	(P-1650)	730.817	(P-1650)
730.320	(P-1650)	730.818	(P-1650)
730.321	(P-1650)	730.819	(P-1650)
730.322	(P-1650)	730.820	(P-1650)
730.323	(P-1650)	730.821	(P-1650)
730.324	(P-1650)	730.822	(P-1650)
730.325	(P-1650)	730.823	(P-1650)
730.326	(P-1650)	730.824	(P-1650)
730.327	(P-1650)	730.825	(P-1650)
730.328	(P-1650)	730.826	(P-1650)
730.329	(P-1650)	730.827	(P-1650)
730.330	(P-1650)	730.828	(P-1650)
730.331	(P-1650)	730.829	(P-1650)
730.332	(P-1650)	730.830	(P-1650)
730.333	(P-1650)	730.831	(P-1650)
730.334	(P-1650)	730.832	(P-1650)
730.335	(P-1650)	730.833	(P-1650)
730.336	(P-1650)	730.834	(P-1650)
730.337	(P-1650)	730.835	(P-1650)
730.338	(P-1650)	730.836	(P-1650)
730.339	(P-1650)	730.837	(P-1650)
730.340	(P-1650)	730.838	(P-1650)
730.341	(P-1650)	730.839	(P-1650)
730.342	(P-1650)	730.840	(P-1650)
730.343	(P-1650)	730.841	(P-1650)
730.344	(P-1650)	730.842	(P-1650)
730.345	(P-1650)	730.843	(P-1650)
730.346	(P-1650)	730.844	(P-1650)
730.347	(P-1650)	730.845	(P-1650)
730.348	(P-1650)	730.846	(P-1650)
730.349	(P-1650)	730.847	(P-1650)
730.350	(P-1650)	730.848	(P-1650)
730.351	(P-1650)	730.849	(P-1650)
730.352	(P-1650)	730.850	(P-1650)
730.353	(P-1650)	730.851	(P-1650)
730.354	(P-1650)	730.852	(P-1650)
730.355	(P-1650)	730.853	(P-1650)
730.356	(P-1650)	730.854	(P-1650)
730.357	(P-1650)	730.855	(P-1650)
730.358	(P-1650)	730.856	(P-1650)
730.359	(P-1650)	730.857	(P-1650)
730.360	(P-1650)	730.858	(P-1650)
730.361	(P-1650)	730.859	(P-1650)
730.362	(P-1650)	730.860	(P-1650)
730.363	(P-1650)	730.861	(P-1650)
730.364	(P-1650)	730.862	(P-1650)
730.365	(P-1650)	730.863	(P-1650)
730.366	(P-1650)	730.864	(P-1650)
730.367	(P-1650)	730.865	(P-1650)
730.368	(P-1650)	730.866	(P-1650)
730.369	(P-1650)	730.867	(P-1650)
730.370	(P-1650)	730.868	(P-1650)
730.371	(P-1650)	730.869	(P-1650)
730.372	(P-1650)	730.870	(P-1650)
730.373	(P-1650)	730.871	(P-1650)
730.374	(P-1650)	730.872	(P-1650)
730.375	(P-1650)	730.873	(P-1650)
730.376	(P-1650)	730.874	(P-1650)
730.377	(P-1650)	730.875	(P-1650)
730.378	(P-1650)	730.876	(P-1650)
730.379	(P-1650)	730.877	(P-1650)
730.380	(P-1650)	730.878	(P-1650)
730.381	(P-1650)	730.879	(P-1650)
730.382	(P-1650)	730.880	(P-1650)
730.383	(P-1650)	730.881	(P-1650)
730.384	(P-1650)	730.882	(P-1650)
730.385	(P-1650)	730.883	(P-1650)
730.386	(P-1650)	730.884	(P-1650)
730.387	(P-1650)	730.885	(P-1650)
730.388	(P-1650)	730.886	(P-1650)
730.389	(P-1650)	730.887	(P-1650)
730.390	(P-1650)	730.888	(P-1650)
730.391	(P-1650)	730.889	(P-1650)
730.392	(P-1650)	730.890	(P-1650)
730.393	(P-1650)	730.891	(P-1650)
730.394	(P-1650)	730.892	(P-1650)
730.395	(P-1650)	730.893	(P-1650)
730.396	(P-1650)	730.894	(P-1650)
730.397	(P-1650)	730.895	(P-1650)
730.398	(P-1650)	730.896	(P-1650)
730.399	(P-1650)	730.897	(P-1650)
730.400	(P-1650)	730.898	(P-1650)
730.401	(P-1650)	730.899	(P-1650)
730.402	(P-1650)	730.900	(P-1650)
730.403	(P-1650)	730.901	(P-1650)
730.404	(P-1650)	730.902	(P-1650)
730.405	(P-1650)	730.903	(P-1650)
730.406	(P-1650)	730.904	(P-1650)
730.407	(P-1650)	730.905	(P-1650)
730.408	(P-1650)	730.906	(P-1650)
730.409	(P-1650)	730.907	(P-1650)
730.410	(P-1650)	730.908	(P-1650)
730.411	(P-1650)	730.909	(P-1650)
730.412	(P-1650)	730.910	(P-1650)
730.413	(P-1650)	730.911	(P-1650)
730.414	(P-1650)	730.912	(P-1650)
730.415	(P-1650)	730.913	(P-1650)
730.416	(P-1650)	730.914	(P-1650)
730.417	(P-1650)	730.915	(P-1650)
730.418	(P-1650)	730.916	(P-1650)
730.419	(P-1650)	730.917	(P-1650)
730.420	(P-1650)	730.918	(P-1650)
730.421	(P-1650)	730.919	(P-1650)
730.422	(P-1650)	730.920	(P-1650)
730.423	(P-1650)	730.921	(P-1650)
730.424	(P-1650)	730.922	(P-1650)
730.425	(P-1650)	730.923	(P-1650)
730.426	(P-1650)	730.924	(P-1650)
730.427	(P-1650)	730.925	(P-1650)
730.428	(P-1650)	730.926	(P-1650)
730.429	(P-1650)	730.927	(P-1650)
730.430	(P-1650)	730.928	(P-1650)
730.431	(P-1650)	730.929	(P-1650)
730.432	(P-1650)	730.930	(P-1650)
730.433	(P-1650)	730.931	(P-1650)
730.434	(P-1650)	730.932	(P-1650)
730.435	(P-1650)	730.933	(P-1650)
730.436	(P-1650)	730.934	(P-1650)
730.437	(P-1650)	730.935	(P-1650)
730.438	(P-1650)	730.936	(P-1650)
730.439	(P-1650)	730.937	(P-1650)
730.440	(P-1650)	730.938	(P-1650)
730.441	(P-1650)	730.939	(P-1650)
730.442	(P-1650)	730.940	(P-1650)
730.443	(P-1650)	730.941	(P-1650)
730.444	(P-1650)	730.942	(P-1650)
730.445	(P-1650)	730.943	(P-1650)
730.446	(P-1650)	730.944	(P-1650)
730.447	(P-1650)	730.945	(P-1650)
730.448	(P-1650)	730.946	(P-1650)

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TITLE 86 (CONT'D)			TITLE 86 (CONT'D)			TITLE 86 (CONT'D)		
370.105	am	(P-19730/90; A-5805)	3000.400	n	(P-433; W-11342) (P-11075; E-11252)	104.304	am	(P-15; A-6557)
370.110	am	(P-19730/90; A-5805)	3000.405	n	(P-11075; E-11252)	104.330	am	(P-15; A-6557)
370.115	am	(P-19730/90; A-5805)	3000.410	n	(P-433; W-11342) (P-11075; E-11252)	111.101	am	(P-17762/90; A-1029)
370.120	am	(P-19730/90; A-5805)	3000.415	n	(P-11075; E-11252)	112.9	am	(P-371; A-5684)
380.101	am	(P-19740/90; A-6299)	3000.420	n	(P-11075; E-11252)	112.64	am	(P-19568/90; A-5275)
380.110	am	(P-19740/90; A-6299)	3000.425	n	(P-11075; E-11252)	112.74	am	(P-2521; A-11447)
380.115	am	(P-19740/90; A-6299)	3000.430	n	(P-11075; E-11252)	112.78	am	(P-2521; A-11447)
380.120	am	(P-19740/90; A-6299)	3000.435	n	(P-11075; E-11252)	112.79	am	(P-2521; A-11447)
390.101	am	(P-19746/90; A-5815)	3000.440	n	(P-11075; E-11252)	112.80	am	(P-2521; A-11447)
390.105	am	(P-19746/90; A-5815)	3000.445	n	(P-11075; E-11252)	112.82	am	(P-2521; A-11447)
390.110	am	(P-19746/90; A-5815)	3000.450	n	(P-11075; E-11252)	112.83	am	(P-2521; A-11447)
420.50	am	(P-15762/90; A-3498)	3000.455	n	(P-11075; E-11252)	112.101	am	(P-2521; A-11447)
420.90	am	(P-15762/90; A-3498)	3000.460	n	(P-11075; E-11252)	112.110	am	(P-5502; A-11127)
430.100	am	(P-1724; A-10944)	3000.465	n	(P-11075; E-11252)	112.130	am	(P-8785)
430.110	am	(P-1724; A-10944)	3000.470	n	(P-11075; E-11252)	112.131	am	(P-10564)
430.120	am	(P-1724; A-10944)	3000.475	n	(P-11075; E-11252)	112.151	am	(P-5502; 11127)
432.100	am	(P-1777; A-10993)	3000.480	n	(P-11075; E-11252)	112.340	am	(P-157; A-5275) (E-338)
432.110	am	(P-1777; A-10993)	3000.485	n	(P-11075; E-11252)	113.9	am	(P-384; A-5698)
432.120	am	(P-1777; A-10993)	3000.490	n	(P-11075; E-11252)	113.125	am	(P-6913)
432.160	am	(P-1777; A-10993)	3000.495	n	(P-11075; E-11252)	113.141	am	(P-19581/90; A-5291)
435.100	am	(P-1748; A-10966)	3000.500	n	(P-11075; E-11252)	113.155	am	(P-804; A-7104) (E-1111; O-5125) (P-7444)
435.110	am	(P-1748; A-10966)	3000.505	n	(P-11075; E-11252)	113.251	am	(P-15701/90; A-277)
435.120	am	(P-1748; A-10966)	3000.510	n	(P-11075; E-11252)	113.253	am	(P-1715; A-7104)
435.130	am	(P-1748; A-10966)	3000.515	n	(P-11075; E-11252)	113.260	am	(P-1715; A-7104)
435.140	am	(P-1748; A-10966)	3000.520	n	(P-11075; E-11252)	113.303	am	(P-5517; A-11442)
435.160	am	(P-1748; A-10966)	3000.525	n	(P-11075; E-11252)	113.306	am	(P-15701/90; A-277)
435.170	am	(P-1748; A-10966)	3000.530	n	(P-11075; E-11252)	114.9	am	(P-10889)
435.180	am	(P-1748; A-10966)	3000.535	n	(P-11075; E-11252)	114.210	am	(P-394; A-5710)
435.190	am	(P-1748; A-10966)	3000.540	n	(P-11075; E-11252)	114.251	am	(P-5539; A-11164)
435.200	am	(P-1748; A-10966)	3000.545	n	(P-11075; E-11252)	114.402	am	(P-5539; A-11164)
435.220	am	(P-1748; A-10966)	3000.550	n	(P-11075; E-11252)	116.510	am	(P-15712/90; A-288)
440.90	am	(P-13429/90; A-117)	3000.555	n	(P-11075; E-11252)	116.520	am	(P-10897)
450.10	am	(P-13434/90; A-122)	3000.560	n	(P-11075; E-11252)	117.90	am	(P-6435)
500.102	n	(P-17897/90; A-6305)	3000.565	n	(P-11075; E-11252)	118.200	am	(P-8681) (E-8708)
500.103	n	(P-17897/90; A-6305)	3000.570	n	(P-11075; E-11252)	120.1	am	(P-5551)
500.105	am	(P-17897/90; A-6305)	3000.575	n	(P-11075; E-11252)	120.12	am	(P-6089)
500.115	am	(P-17897/90; A-6305)	3000.580	n	(P-11075; E-11252)	120.31	am	(P-5551)
500.130	am	(P-17897/90; A-6305)	3000.585	n	(P-11075; E-11252)	120.60	am	(P-5551)
500.155	am	(P-17897/90; A-6305)	3000.590	n	(P-11075; E-11252)	120.61	am	(P-159; A-5302) (E-348)
500.175	am	(P-17897/90; A-6305)	3000.595	n	(P-11075; E-11252)	120.64	am	(P-8642)
500.195	am	(P-17897/90; A-6305)	3000.600	n	(P-11075; E-11252)	120.65	am	(P-5551)
500.201	n	(P-17897/90; A-6305)	3000.605	n	(P-11075; E-11252)	120.72	am	(P-2908; A-10101)
500.220	am	(P-5017; P-17897/90; A-6305)	3000.610	n	(P-11075; E-11252)	120.74	am	(P-159; A-5302) (E-348)
600.101	r	(P-18195/90; A-6284)	3000.615	n	(P-11075; E-11252)	120.208	am	(P-5551)
600.105	r	(P-18195/90; A-6284)	3000.620	n	(P-11075; E-11252)	120.235	am	(P-5551)
600.110	r	(P-18195/90; A-6284)	3000.625	n	(P-11075; E-11252)	120.281	am	(P-5551)
600.115	r	(P-18195/90; A-6284)	3000.630	n	(P-11075; E-11252)	120.319	am	(P-833)
600.120	r	(P-18195/90; A-6284)	3000.635	n	(P-11075; E-11252)	120.320	am	(P-833)
600.125	r	(P-18195/90; A-6284)	3000.640	n	(P-11075; E-11252)	120.321	am	(P-833)
600.130	r	(P-18195/90; A-6284)	3000.645	n	(P-11075; E-11252)	120.322	am	(P-833)
600.135	r	(P-18195/90; A-6284)	3000.650	n	(P-11075; E-11252)	120.323	am	(P-833)
610.101	r	(P-18208/90; A-6286)	3000.655	n	(P-11075; E-11252)	120.370	am	(P-6937)
610.105	r	(P-18208/90; A-6286)	3000.660	n	(P-11075; E-11252)	120.335	am	(P-5551)
610.110	r	(P-18208/90; A-6286)	3000.665	n	(P-11075; E-11252)	120.386	am	(P-159; A-5302) (E-348)
610.115	r	(P-18208/90; A-6286)	3000.670	n	(P-11075; E-11252)	120.390	am	(P-7468)
610.120	r	(P-18208/90; A-6286)	3000.675	n	(P-11075; E-11252)	120.391	am	(P-5551)

TITLE 89 (CONT'D)					
130.400	n	(P-8114)	141.2400	am	(P-831; A-7117) (E-1121)
130.500	am	(P-8114)	141.2520	am	(P-831; A-7117) (E-1121)
140.3	am	(P-5585; A-11176)	141.2640	am	(P-831; A-7117) (E-1121)
140.7	am	(P-5585; A-11176)	141.2920	am	(P-831; A-7117) (E-1121)
140.11	am	(P-6949)	141.3320	am	(P-831; A-7117) (E-1121)
140.16	am	(P-847; A-8264)	141.3560	am	(P-831; A-7117) (E-1121)
140.17	am	(P-18982/90; A-10468)	141.3600	am	(P-831; A-7117) (E-1121)
140.413	am	(P-406; A-8264) (E-592)	141.3640	am	(P-831; A-7117) (E-1121)
140.420	am	(P-1414; A-8972)	141.3720	am	(P-831; A-7117) (E-1121)
140.421	am	(P-1414; A-8972)	141.3800	am	(P-831; A-7117) (E-1121)
140.457	n	(P-20170/90; A-6220)	141.4240	am	(P-831; A-7117) (E-1121)
140.458	n	(P-20170/90; A-6220)	141.4360	am	(P-831; A-7117) (E-1121)
140.459	n	(P-20170/90; A-6220)	141.4520	am	(P-831; A-7117) (E-1121)
140.460	am	(P-4903)	141.4560	am	(P-831; A-7117) (E-1121)
140.461	am	(P-4903)	141.4680	am	(P-831; A-7117) (E-1121)
140.462	am	(P-4903)	144.275	am	(P-816)
140.463	am	(P-4903)	144.300	am	(P-7455)
140.465	r	(P-4903)	144.325	n	(P-7455)
140.475	am	(P-847; A-8264)	147.5	n	(P-19653/90; A-7162) (P-870)
140.485	am	(P-14317/90; O-21120/90; RC-21124/90; RC-21135/90; M-368; A-298)	147.15 147.25 147.50 147.75	am am am am	(P-19653/90; A-7162) (P-870) (P-19653/90; A-7162) (P-870) (P-19653/90; A-7162) (P-870) (P-19653/90; A-7162) (P-870)
140.486	r	(P-14317/90; A-298)	147.150	am	(P-19653/90; A-7162) (P-870)
140.487	am	(P-14317/90; A-298)	147.200	am	(P-2919; A-9001)
140.488	n	(P-14317/90; A-298)	147.205	am	(P-19653/90; A-7162) (P-870)
140.490	am	(P-19132/90; A-8264)	147.250	am	(P-19653/90; A-7162) (P-870)
140.518	am	(P-9885)		n	(P-3129; A-3058)
140.523	am	(P-14681/90; A-1051)	147.300	n	(P-5434/90; O-5118; RC-5120)
140.560	am	(P-5585)		n	(P-15243/90; A-6238)
140.561	am	(P-7482)	147.305	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.562	am	(P-13963/90; O-17718/90; R-366)	147.310	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.569	am	(P-7834/90; A-18813/90; C-1174) (P-7834/90; O-5115; R-6789; A-6534) (P-8656) (P-6949)	147.315 147.320	n n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.646	am	(P-14317/90; A-298)		n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.662	am	(P-19592/90; A-10114)	147.325	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.850	n	(P-19592/90; A-10114)		n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.855	n	(P-19592/90; A-10114)	147.330	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.865	n	(P-19592/90; A-10114)		n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.866	n	(P-19592/90; A-10114)	147.335	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.870	n	(P-19592/90; A-10114)		n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.875	n	(P-19592/90; A-10114)	147.340	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.880	n	(P-19592/90; A-10114)		n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.885	n	(P-19592/90; A-10114)	147.345	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.890	n	(P-19592/90; A-10114)		n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.895	n	(P-19592/90; A-10114)	147.350	n	(P-9355/90; O-13039/90; R-3129; A-3058)
140.896	r	(P-14317/90; A-298)		n	(P-15243/90; A-6238) (P-7501)
140.Tb.A	am	(P-1414; A-8972)		am	(P-7501)
140.Tb.B	n	(P-19592/90; A-10114)	147.Tb.A	am	(P-7501)
140.Tb.L	n	(P-19592/90; A-10114)	147.Tb.B	am	(P-7501)
140.982	n	(E-11515)	147.Tb.C	n	(P-870)
140.982	n	(E-11515)	147.Tb.D	n	(P-870)
141.560	am	(P-831; A-7117) (E-1121)	147.Tb.E	n	(P-870)
141.680	am	(P-831; A-7117) (E-1121)	147.Tb.F	n	(P-870)
141.760	am	(P-831; A-7117) (E-1121)	147.Tb.G	n	(P-870)
141.1125	am	(P-831; A-7117) (E-1121)	147.Tb.H	n	(P-870)
141.1200	am	(P-831; A-7117) (E-1121)	147.Tb.I	n	(P-870)
141.1240	am	(P-831; A-7117) (E-1121)	148.340	am	(E-10502) (P-10909)
141.1520	am	(P-831; A-7117) (E-1121)	148.360	am	(E-10502) (P-10909)
141.1840	am	(P-831; A-7117) (E-1121)	148.370	am	(P-10909)
141.1880	am	(P-831; A-7117) (E-1121)	148.380	am	(E-10502) (P-10909)
141.2040	am	(P-831; A-7117) (E-1121)	148.390	am	(E-10502) (P-10909)

TITLE 89 (CONT'D)					
149.150	am	(P-15722/90; A-1826)	592.85	n	(P-12257/90; A-5757)
160.5	am	(P-806)	617.20	am	(P-9385/90; A-7347)
160.10	am	(P-806)	617.30	am	(P-7885)
160.20	am	(P-806)	617.50	am	(P-9385/90; A-7347)
160.70	am	(P-806)	617.55	am	(P-9385/90; A-7347)
240.1665	am	(E-2838) (P-18635/90; A-1034)	617.60	am	(P-7885)
	am	(A-10351)	650.1	r	(P-6725/90; A-2794)
300.20	am	(P-8735)	650.10	n	(P-6683/90; A-2740)
300.30	am	(P-8735)	650.10	n	(P-6725/90; A-2794)
335.100	am	(P-8415)	650.20	n	(P-6683/90; A-2740)
335.102	am	(P-8415)	650.20	n	(P-6725/90; A-2794)
335.200	am	(P-8415)	650.30	n	(P-6683/90; A-2740)
335.202	am	(P-8415)	650.30	n	(P-6725/90; A-2794)
335.300	am	(P-8415)	650.40	n	(P-6683/90; A-2740)
335.302	am	(P-8415)	650.40	n	(P-6725/90; A-2794)
335.304	am	(P-8415)	650.50	n	(P-6683/90; A-2740)
335.306	am	(P-8415)	650.50	n	(P-6725/90; A-2794)
335.308	r	(P-8415)	650.60	n	(P-6683/90; A-2740)
335.310	am	(P-8415)	650.60	n	(P-6725/90; A-2794)
335.312	am	(P-8415)	650.70	n	(P-6683/90; A-2740)
335.314	am	(P-8415)	650.20	n	(P-6725/90; A-2794)
335.316	am	(P-8415)	650.70	n	(P-6683/90; A-2740)
335.318	am	(P-8415)	650.90	n	(P-6683/90; A-2740)
335.320	am	(P-8415)	650.90	n	(P-6725/90; A-2794)
335.326	am	(P-8415)	650.100	n	(P-6683/90; A-2740)
335.328	am	(P-8415)	650.100	n	(P-6725/90; A-2794)
335.330	am	(P-8415)	650.110	n	(P-6683/90; A-2740)
335.332	am	(P-8415)	650.120	n	(P-6683/90; A-2740)
335.334	am	(P-8415)	650.130	n	(P-6683/90; A-2740)
335.336	am	(P-8415)	650.140	n	(P-6683/90; A-2740)
335.338	am	(P-8415)	650.150	n	(P-6683/90; A-2740)
352-Ap.A	am	(P-18871/90; A-11111)	650.160	n	(P-6683/90; A-2740)
431.2	am	(P-4303/90; A-24)	650.200	r	(P-6725/90; A-2794)
431.3	am	(P-4303/90; A-24)	650.300	r	(P-6725/90; A-2794)
431.5	am	(P-4303/90; A-24)	650.600	r	(P-6725/90; A-2794)
505.5	#	(P-12718/90; A-7728)	650.700	r	(P-6725/90; A-2794)
505.10	am	(P-12718/90; A-7728)	650.1000	r	(P-6725/90; A-2794)
505.20	#	(P-12718/90; A-7728)	680.300	am	(P-8156)
505.40	am	(P-12718/90; A-7728)	685.150	n	(P-8163)
505.70	am	(P-12718/90; A-7728)	685.500	n	(P-8982/90; O-17710/90; R-6791; A-6602)
505.80	am	(P-12718/90; A-7728)	685.500	am	(P-8982/90; O-17710/90; R-6791; A-6602)
505.10	am	(P-9370/90; O-17698/90; M-4464; A-7211)	687.10	am	(P-8160)
515.400	n	(P-9370/90; A-7211)	687.100	am	(P-8360/90; O-16085/90; M-5921; A-7354)
515.500	n	(P-9392/90; A-9737)	695.300	am	(P-12252/90; A-6279)
552.30	am	(P-9392/90; A-9737)	695.400	am	(P-12252/90; A-6279)
552.90	am	(P-9392/90; A-9737)	700.200	am	(P-9303)
562.30	am	(P-11399)	700.400	am	(P-9303)
562.60	am	(P-161; A-10179) (P-11399)	700.500	r	(P-9303)
567.20	am	(P-12731/90; A-6617)	712.100	am	(P-11702/90; A-10185)
567.30	am	(P-12731/90; A-6617)	712.200	am	(P-11702/90; A-10185)
572.90	am	(P-8541)	712.300	am	(P-11702/90; A-10185)
587.105	n	(P-11736/90; A-7370)	712.400	am	(P-11702/90; A-10185)
587.106	n	(P-11736/90; A-7370)	712.400	am	
587.107	n	(P-11736/90; A-7370)	712.1000	am	
587.110	am	(P-11736/90; A-7370)	712.1000	am	
587.111	n	(P-11736/90; A-7370)	712-Ap.A	am	
587.111	n	(P-11736/90; A-7370)	730.400	am	
587.120	am	(P-11736/90; A-7370)	755.10	am	
587.50	am	(P-12257/90; A-5757)	755.20	n	
592.75	am	(P-12257/90; A-5757)	755.20	r	
592.85	am	(P-12257/90; A-5757)	755.22	n	

TITLE 89 (CONT'D)

755.25	(P-8522)	885 Ap.B	(P-6666/90; A-7221)	n	
755.30	(P-8522)	885 Ap.C	(P-6666/90; A-7221)	n	
755.40	(P-8522)	885 Ap.D	(P-6666/90; A-7221)	n	
755.50	(P-8522)	885 Ap.E	(P-6666/90; A-7221)	n	
755.50	(P-8522)	885 Ap.F	(P-6666/90; A-7221)	n	
755.60	(P-8522)	1300.110	(P-5141)	am	
755.60	(P-8522)	1300.120	(P-5141)	am	
755.60	(P-8522)	1300.130	(P-5141)	am	
755.70	(P-8522)	1300.200	(P-5141)	am	
755.70	(P-8522)	1300.205	(P-5141)	am	
755.80	(P-8522)	1300.210	(P-5141)	am	
755.80	(P-8522)				
755.90	(P-8522)				
755.90	(P-8522)				
755.100	(P-8522)				
755.110	(P-8522)				
755.120	(P-8522)				
755.130	(P-8522)				
755.140	(P-8522)				
755.150	(P-8522)				
755.160	(P-8522)				
755.170	(P-8522)				
755.180	(P-8522)				
755.190	(P-8522)				
755.200	(P-8522)				
765.60	(P-1222/90; A-8294)				
830.50	(P-1222/90; A-8294)				
830.50	(P-1222/90; A-8294)				
830.140	(P-1222/90; A-8294)				
843.10	(P-1222/90; A-8294)				
843.20	(P-1222/90; A-8294)				
843.30	(P-1222/90; A-8294)				
843.50	(P-1222/90; A-8294)				
843.60	(P-1222/90; A-8294)				
843.61	(P-1222/90; A-8294)				
843.70	(P-1222/90; A-8294)				
843.120	(P-1222/90; A-8294)				
843.121	(P-1222/90; A-8294)				
843.130	(P-1222/90; A-8294)				
843.150	(P-1222/90; A-8294)				
843.160	(P-1222/90; A-8294)				
843.180	(P-1222/90; A-8294)				
845.11	(P-1224/90; A-8304)				
845.20	(P-1224/90; A-8304)				
845.30	(P-1224/90; A-8304)				
845.40	(P-1224/90; A-8304)				
860.20	(P-3228)				
885.10	(P-6666/90; A-7221)				
885.30	(P-6666/90; A-7221)				
885.100	(P-6666/90; A-7221)				
885.200	(P-6666/90; A-7221)				
885.210	(P-6666/90; A-7221)				
885.300	(P-6666/90; A-7221)				
885.310	(P-6666/90; A-7221)				
885 Ap.A	(P-6666/90; A-7221)				

TITLE 92 (CONT'D)

37.20	(P-3275; A-9047)			n	
37.30	(P-3275; A-9047)			n	
37.40	(P-3275; A-9047)			n	
37.50	(P-3275; A-9047)			n	
37.60	(P-3275; A-9047)			n	
37.70	(P-3275; A-9047)			n	
37.80	(P-3275; A-9047)			n	
37.90	(P-3275; A-9047)			n	
37.100	(P-3275; A-9047)			n	
37.110	(P-3275; A-9047)			n	
37.120	(P-3275; A-9047)			n	
37.130	(P-3275; A-9047)			n	
37.140	(P-3275; A-9047)			n	
37 Ex. A	(P-3275; A-9047)			n	
57.10	(P-15283/90; A-2817)			n	
57.20	(P-15283/90; A-2817)			n	
57.30	(P-15283/90; A-2817)			n	
57.40	(P-15283/90; A-2817)			n	
57.50	(P-15283/90; A-2817)			n	
57.60	(P-15283/90; A-2817)			n	
57.70	(P-15283/90; A-2817)			n	
57.80	(P-15283/90; A-2817)			n	
57.90	(P-15283/90; A-2817)			n	
57.100	(P-15283/90; A-2817)			n	
57.110	(P-15283/90; A-2817)			n	
57.120	(P-15283/90; A-2817)			n	
57.130	(P-15283/90; A-2817)			n	
57.140	(P-15283/90; A-2817)			n	
57 Ex. A	(P-15283/90; A-2817)			n	
171.6	(P-1452; A-7752)			am	
171.1000	(P-1452; A-7752)			am	
172.2000	(P-1461; A-7760)			am	
173.3000	(P-1466; A-7765)			am	
177.2000	(P-1442; A-7743)			am	
178.2000	(P-1472; A-7771)			am	
179.2000	(P-1483; A-7781)			am	
180.2000	(P-1447; A-7748)			am	
390.1020	(P-7008)			am	
390.2000	(P-7008)			am	
391.2000	(P-7026)			am	
392.2000	(P-6994)			am	
393.2000	(P-7022)			am	
395.2000	(P-6997)			am	
396.2000	(P-7003)			am	
397.1020	(P-6991)			am	
456.10	(P-17535/90; A-5894)			n	
456.20	(P-17535/90; A-5894)			n	
456.30	(P-17535/90; A-5894)			n	
456.40	(P-17535/90; A-5894)			n	
456.50	(P-17535/90; A-5894)			n	
456.60	(P-17535/90; A-5894)			n	
456.70	(P-17535/90; A-5894)			n	
530.10	(P-2940)			n	
530.10	(P-3003)			n	
530.20	(P-2940)			n	
530.30	(P-3003)			n	
530.40	(P-2940)			n	
530.50	(P-3003)			n	
530.60	(P-2940)			n	
530.70	(P-3003)			n	
530.80	(P-2940)			n	
530.90	(P-3003)			n	
530.100	(P-2940)			n	

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530.502	r	(P-3003)
530.503	r	(P-3003)
530.510	n	(P-2940)
530.520	n	(P-2940)
530.530	n	(P-2940)
530.600	n	(P-2940)
530.601	r	(P-3003)
530.602	r	(P-3003)
530.603	r	(P-3003)
530.610	n	(P-2940)
530.700	n	(P-2940)
530.701	r	(P-3003)
530.702	r	(P-3003)
530.710	n	(P-2940)
530.800	n	(P-2940)
530.801	r	(P-3003)
530.802	r	(P-3003)
530.803	r	(P-3003)
530.804	r	(P-3003)
530.810	n	(P-2940)
530.820	n	(P-2940)
530.830	n	(P-2940)
530.840	n	(P-2940)
530.900	n	(P-2940)
530.901	r	(P-3003)
530.902	r	(P-3003)
530.903	r	(P-3003)
530.904	r	(P-3003)
530.905	r	(P-3003)
530.906	r	(P-3003)
530.907	r	(P-3003)
530.908	r	(P-3003)
530.909	r	(P-3003)
530.11. A	n	(P-2940)
708.70	am	(P-8193)
720.10	am	(P-3426; A-9068)
1010.425	n	(P-4686)
1010.426	n	(P-4686)
1010.740	am	(P-4686)
1030.88	am	(P-10589)
1040.42	am	(P-7891)
1070.100	n	(P-8797)
1270.200	n	(P-16170/90; A-10925)
1308.10	n	(P-8097)
1308.20	n	(P-8097)
1308.30	n	(P-8097)
1311.10	n	(P-4195)
1535.510	r	(P-18177/90; A-10920)